GREGG SPEED PRACTICE

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GREGG SPEED PRACTICE

BY

JOHN ROBERT GREGG

COLYRIGHT, 1907
BY
JOHN R. GREGG

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PREFACE

THE period of transition from theory to practice in the study of shorthand is usually a trying one for both student and teacher. Many dictation books have been devised and published to meet the demand for something to bridge over this period, but nothing has yet appeared which has given anything like general satisfaction.

Most of the dictation books are without any educational plan, being mere compilations of business correspondence, abounding in faulty construction and violating all the rules of punctuation and "style." They plunge the student headlong into new matter before he has acquired facility or confidence in the application of the principles of word or phrase building—and the result is discouragement for the student and dissatisfaction for the teacher. In some instances these books have a shorthand vocabulary of words and phrases selected without regard to the peculiar requirements of each system, and therefore wholly inadequate.

As "quality, not quantity," has been a guiding principle with us in the production of textbooks, we have delayed adding to the numerous dictation books already in existence until we had something with a distinctively educational plan. GREGG SPEED PRACTICE is the outcome of close observation and experience in teaching advanced shorthand work; and we believe that it will greatly facilitate the acquirement of practical efficiency in shorthand writing.

THE "PRINCIPLE LETTERS"

In the transition from the theory of shorthand to actual practice, the first step is to train the student to apply

the advanced principles promptly and unhesitatingly to new and unfamiliar words. This can best be accomplished by drilling on connected matter containing words in which these principles occur in rapid succession. Repetition practice on such exercises will impress the principles firmly on the student's mind and give him facility in using them.

The acquisition of facility in applying the advanced principles by dictation practice from miscellaneous matter is a slow and doubtful one. Concentration on one principle at a time insures absolute mastery of each principle. Many words containing the advanced principles are not of frequent occurrence, and therefore these principles are often forgotten or hesitatingly remembered and applied when such words do occur. By special drill on the principles at the beginning in interesting connected matter, the student acquires a ready command of them.

With this idea in mind, the first section of GREGG SPEED PRACTICE contains a series of letters which have been concocted for the purpose of drilling the student in the application of the rules. These letters are not always models of business correspondence and necessarily cannot be of that character, as each letter is intended to compress into the smallest possible space many words illustrating the particular principle or rule on which practice is being given. Sometimes the very oddity of the language used will help students to remember word forms distinctly, just as one remembers the number of days in the month by the familiar jingle of childhood.

From personal trial of these letters in the classroom, we know that this concentrated practice on advanced principles is productive of excellent results.

THE "PHRASE LETTERS"

This is the first step in the transition period—the training of the students to apply the principles promptly in new and unusual words. In our judgment, the next step should be to establish the *habit* of phrase writing at the very beginning of speed practice by drilling on the simple, everyday phrases used in all kinds of stenographic work, but especially in business correspondence. If the student is permitted to proceed with miscellaneous dictation practice at this stage, it is inevitable that—in the effort "to get it down somehow"—he will form the habit of writing words separately. If that habit is acquired in the beginning of speed practice, his progress afterwards will be greatly retarded.

If an attempt is made to master phrase writing by practice on separate phrases, the work is monotonous and the result disappointing. When given in the form of letters, it is easy to maintain interest in the subject and to secure satisfactory results. The student, through repetition practice, acquires the habit of joining all the common phrases in an easy, effortless way, and, furthermore, learns the correct principles of phrase building in its broader aspects. It has been our custom to drill students on a series of letters composed with the object of bringing into use the phrases of frequent occurrence in business correspondence; and these letters are given in the next section of GREGG SPEED PRACTICE. They are written in shorthand in order that the student, having a good model to follow, may acquire neatness, accuracy, and fluency in writing. A certain number of letters should be assigned to the students to read back in class and to be written from dictation afterwards. This may be supplemented at the discretion of the teacher, by the copying of the short-hand plates.

If the student has thoroughly and systematically drilled on

the "Principle Letters" and the "Phrase Letters," he will have little difficulty in dealing with the miscellaneous graded dictation matter which forms the next section of the book.

ADVANCED PRACTICE

Having thus been familiarized with the word-building and phrase-building principles, the student is ready for the next step—practice on new matter. This section of the book contains carefully selected and graded correspondence in many different lines of business. The special features of this section are:

- 1. Names and addresses are given for the purpose of developing facility in dealing with them—a very important factor in training students for actual work, which is neglected in most dictation books.
- 2. The words of each letter are counted in sections of twenty-five words, with the total number, exclusive of the address, given at the end of the letter. This will be found useful in giving dictation at a given rate of speed.
- 3. The new, difficult or technical words and phrases are illustrated by shorthand notes in the left-hand margin. This plan of marginal notes permits of more copious illustration than any book hitherto published, while it permits reference to the shorthand outline without loss of time.
- 4. Repetition practice is fully utilized. The outlines for difficult or peculiar words, or for phrases which should have plenty of repetition practice, are sometimes given over and over again. We state this explicitly because some dictation books make a merit of not repeating outlines. In our judgment some shorthand forms cannot be repeated too often to impress them upon the memory of the student and give him facility in writing them.

5. Some forms are given which will familiarize the student with terms used in law work. As law work is a special branch of stenographic work, we intend to publish, in the course of a few months, a handbook on court reporting, containing outlines for law terms and court reporting phrases, supplemented by plates of actual testimony.

SHORTHAND PLATES

At the end of the book are given a number of plates in shorthand for combined reading and writing practice. Most of the matter is selected with a view to being helpful and encouraging to shorthand students and stenographers.

ACKNOWLEDGMENTS

We tender our sincere thanks to the teachers who have contributed much of the material used in this book. In particular we desire to express our appreciation of the help given by Mr. Rupert P. SoRelle in collecting the material and furnishing most of the "Principle Letters;" to Mr. Raymond P. Kelley for assisting in editing and preparing the book for publication; and to Miss Pearl A. Power for the remarkably artistic manner in which she has prepared the shorthand plates from our pencil outlines—a feature of the book, which we feel sure, will be as gratifying to teachers as it is to us.

IN CONCLUSION

GREGG SPEED PRACTICE has been prepared to meet an urgent demand for a complete, practical and authoritative textbook for advanced work. We sincerely hope that it will fulfill its mission and meet with a cordial reception from all teachers of Gregg Shorthand.

THE GREGG PUBLISHING COMPANY. CHICAGO, JANUARY, 1907.



Principle Series

1

Paragraphs 70, 71, 72

Miss Louise Julian,

Genoa Falls, Missouri.

Dear Friend:

Your welcome letter was received on Hallowe'en; but I have been so busy in my studio that I have not had time to²³ write even to Leroy.

You will be surprised to learn that Dr. Tobias has diagnosed Elias' complaint as overwork and has ordered him to take⁵⁰ a trip and a long rest. He and Miriam will first visit Niagara Falls and then sail for Europe. They will go to Russia if⁷⁵ the riots do not create too much disturbance. When they return Lyon expects to remove to Lariat, Wyoming, where he will work on his "Diary¹⁰⁰ of a Man of Science."

Your friend, (107)

2

Paragraph 89

Messrs. Armour & Swift, Chicago, Ill.

Gentlemen:

We are in receipt of your letter of the 9th inst. There is nothing to do in the matter today; but will advise you²⁵ in due course of time, perhaps tomorrow, of contemplated further action. We are trying to draw up plans to meet your wishes and to make⁵⁰ them complete in every detail. We do not wish to miss any point that will add to their effectiveness.

We want to know what to 50 do about the doors. Do we understand you to mean that the factory

is to make them of oak? We presume this will be settled¹⁰⁰ in due time, but we would like to be informed in regard to the matter as soon as possible. If you will send a letter¹²⁵ to me direct to my office at any time, it will have prompt attention. All my time is pretty well taken now, however, and in¹⁵⁰ fact for the time being I am compelled to do over time.

Very truly yours, (165)

3

7th Lesson

Messrs. Gaylord & Beaman,

Brunswick, Ga.

Gentlemen:

We have your letter regarding the Johnson matter. You have a copy of our letter and also of their letter regarding the subject of²⁵ where these stocks were at work, and if you will look over our answers to your acceptance, which you seemed to resent, we do not⁵⁰ believe you will rescind your order. If as you say such an abrogation of the contract affects their interests so much, and will result in⁷⁵ their ultimate fall, we would not favor following this kind of policy, not caring to follow such a plan except in an extremity. This, however,¹⁰⁰ is for you to decide fully.

The most that we can say now is that we must protect ourselves in the usual way. We do¹²⁵ not wish or desire to affect a superior air or to enter into any other than a fair treatment of the case. In this we¹⁵⁰ feel that you do not differ. Those who do not thus look at these things today are sure to see them in this way in¹⁷⁵ the days to come. We are sure they would not like us to look at it in any other light.

What we have spent (enclosed200 statement

herewith) has opened the eyes of their men; and any man who is fair minded would expect nothing more than we have done.

It²²⁵ was not difficult to discover the defects in their arguments. For the time being we are willing to let the matter stand, but we realize²⁵⁰ that now is the time to adjust the affair for all time. I have referred the matter to Mr. Osborn, who represents their side; and²⁷⁵ both he and I are agreed on what reply to make at the final settlement.

We feel that we also owe you something and wish³⁰⁰ that before anything further is done you would inform us as to what action you expect to take; also then say what was done about³²⁵ the stock.

Very truly yours, (330)

4

Paragraphs 95, 96

Mr. W. X. Morgan,
Boston, Mass.

Dear Sir:

I have your letter of the 9th inst. wherein you report the indifference of the director of your section. I have before heard²⁵ statements to the same effect; nobody, however, has brought up just these facts whereon you base your complaint. Some one reported once before his neglect⁵⁰ of the correspondence, whereupon he was advised that that sort of thing could not be permitted, and told that he must forthwith eliminate such complaints.⁷⁵ Thereupon he replied, denying the charge, and saying that if we intended to accept everybody's statements thereon as truth he would, notwithstanding his contract, resign¹⁰⁰ his position, and leave us to look elsewhere for a director. Thereafter, nevertheless, we ceased to receive simi-

2

2. 1 2. 32 1- 1-1- 2-1- 2-1- 3lar reports, and therefore decided to retain him¹²⁸ in our service, whereas we had before thought of dropping him. Meanwhile, every one somehow seems to feel that our leniency therein was too great.¹⁵⁰ Somewhere he is sure to meet with more harsh treatment, whatsoever may be his plans, wheresoever he may be, or to whomsoever he may apply.

Yours truly, (175)

5

Paragraphs 95, 96

Messrs. Foley & Bardley,
Sioux City, Iowa.

Gentlemen:

The complaint of your collector, enclosed, somewhat alters the aspect of his case; and as his contract with us expires the first of June, we²⁰ should wish to be beforehand in selecting his successor. May we ask you to call upon us sometime when you are in this city? In⁵⁰ the meantime we shall make every attempt to ascertain the true facts of the case. Hereafter we shall make personal inquiries before choosing any one⁷³ for this position, whatever may be the opinion of the rest of the republic.

Hoping to hear from you whenever you are in this part¹⁰⁰ of the country, I am

Yours very truly, (108)

6

Paragraphs 99, 100

Messrs. Cartwright & Curtis,

Portland, Me.

Gentlemen:

We are in receipt of your letter of recent date. We wish to reply to your letter fully, as well as

1 - 3 of 3 of 4 y

to put you²⁵ in possession of other details in which we hope to have you become interested. We wish further to say that to ship the goods to⁵⁰ firms to which you refer, and to reach them in time to receive acknowledgment by the date mentioned by you, it will be necessary to⁷⁵ have further shipping instructions. We expect to be able to please them and to see an increase in our business resulting therefrom.

We believe that¹⁰⁰ to favor them in these few instances will be to our advantage, and I see nothing to regret in our former actions of this kind.¹²⁵ To be successful in this business it is necessary to become thoroughly imbued with the importance of the work, to look forward to it, to¹⁵⁰ believe in its future possibilities, and to let nothing stand in the way of its accomplishment. To have been connected with such a concern is¹⁷⁵ as good as an education and productive of results as great as could be wished for.

We wish to refer these points to the consideration²⁰⁰ of as many as we can, and will continue to propound this theory as long as there is as much as there is in it²²⁶ now.

Yours truly, (228)

7

Paragraph 102

Messrs. W. U. Arlington & Co., Fitchburg, Mass.

Gentlemen:

Your favor of the 30th ult. is at hand. In regard to the inquiries on the part of your firm touching the character of 25 the occupants of the new building at Oak and Main streets, I would say that the efforts of the agent dispatched for duty in that 50 district have as yet failed to elicit any definite information which might be used as

grounds for the annulment of the contract in question. As⁷⁵ far as my personal knowledge of the facts of the case is concerned there seems to be no room for doubt of the business integrity¹⁰⁰ of the lessee, nor of the good standing of the firm to whom the offices are sub-leased. In view of the fact that the¹²⁵ inquiries of the agent are bound to achieve more definite results in the course of the next week or so, I would advise that the¹⁵⁰ completion of the new contracts be hung up until the report of the agent is submitted, this being a matter of the near future.

Trusting¹⁷⁵ to hear further from you of the course you decide to adopt, I am

Yours very truly, (192)

8

Paragraphs 101-106

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Messrs. McCarthy & Kauffman, Chicago, Ill.

Gentlemen:

Your letter of the 15th relative to the Union Co. at hand. It has been said month after month that what has been done²⁵ we have been largely responsible for. You have been aware of this from the beginning, so that there has been no attempt at deception on our²⁰ part. They have been notified of the course of affairs from day to day, and from time to time, which has been as much²⁵ as we agreed to do.

We are unable to say much in reference to the matter of appointments for service, and would be glad to see¹⁰⁰ you in regard to the matter at an early date. In respect to the causes for the recent complaints we have had week after week,¹²⁵ we do not believe that some of them are based

215 mg on To

on facts. For some time past, and for the first time in our experience, we¹⁵⁰ have suspected one of our men of giving information to the Union Company. We have gone about getting the information regarding his action in such¹⁷⁵ a way as to avoid suspicion on his part.

We are at a loss to understand why in the world he would take such risks,²⁰⁰ aside from the moral aspect of the case, for he was one of the most trusted²²⁵ of our employees, and one of the best workmen we have ever had. We understand he is hand in hand with the son-in-law²⁵⁰ of the president of the Union Company—that is to say, they have been more or less intimate in a way.

We speak of these²¹⁵ matters because we feel that you ought to receive full information on the question from day to day. I would like to know what you³⁰⁰ would do in such a case. Of course it is out of the question to take action until we know where we stand. This ³²⁵ we shall know to-day or tomorrow.

Will you please say when you can take up the insurance matter again?

Very truly yours, (347)

9

Paragraph 107

5.6.

Messrs. Bellefield & Zartman, Cincinnati, Ohio.

Gentlemen:

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Referring to your letter of recent date, would say I do not know that anything we may now say could change your opinion. I²⁵ do not regard the operations of the Western Company as in any way inimical to our best interests. I have talked with some of their⁵⁰ directors; and they do not

think their method of doing business will affect the validity of the contract we have with them in the least,75 - in fact, they do not regard it in any other light than as an aid to our plans.

Of course, we should like to have 100 you consider the matter further before giving your final answer, merely as a courtesy to these gentlemen, but I do not care which way you125 decide. I do not believe it will affect our standing in the least.

Very truly yours, (141)

10

Paragraph 108

Mr. E. C. Bennington, Louisville, Ky.

My dear Sir:

In answer to your letter of the 11th, we take pleasure in making herewith a short transcript of the testimony you wish25 in the Carter case.

Q. Do you know the plaintiff? A. I don't think I have ever seen him before.

Q. You do not know him, then? A. No, sir, I do not believe I do.

Q. You don't think you have ever seen him before? A. I don't say that 15 I have never seen him before; I merely state that I do not believe I have ever seen him before.

Q. You do not100 care to go on record, then, as being positive one way or another? A. I do not.

We believe these questions and answers are what135 you wanted—the part that shows fully the use of the "do not" and "don't" phrasing principle.

Very truly yours, (145)

Ninth Lesson

Messrs. Parnell & Leonard, Barnhart City, Texas. Gentlemen:

I am surprised at the harsh complaint you make against the Pioneer Armored Tar Roofing, as the report I received recently asserts that the bound done on your barn was much admired. I can only affirm that it would be harder and dearer to remedy the defect by repairing the roof than it would be to put on a new surface.

Your card regarding the charts and the number of "Stars" on hand received. The charge on our invoice for Banner Brand tires was for cartage; and Mr. Pollard asserts such charges cannot be avoided. Please remit soon.

Yours very truly, (102)

12

Ninth Lesson

Col. Edward Martin,

Packard, Alabama.

My dear Colonel:

In answer to your letter requesting the surname of the deserter, I wish to say that the preacher referred to, the local²⁵ Episcopal minister, says that the name he heard was Tabbard.

At the public ward meeting the warning of the old soldiers to avoid the use⁵⁰ of cartridges against the miners in the field, which would mean war, was received with cheers. It was late before the chairman would admit the⁷⁵ motion to adjourn to the adjoining hall.

Trusting this gives you the information you wanted, I remain

Very cordially yours, (95)

Tenth Lesson

Mr. Hugh Arnold,

Steinway Block,

Antwerp, Mass.

Dear Sir:

The discussion of the History Club last week brought out the fact that the royal family though held in awe by the people²⁵ received their petitions with such apathy that this method of appeal was soon dropped.

However, it is queer how the writings of many authors totally of disagree as to the degree of woe caused by the misguided awards of the High Commission. Yet a number of them readily advocate the view that the equity of many things depended upon the whim of the sanguine king and the securing of a quorum by the commission, and that consequently the decisions were always found to be sunk in doubt.

The following is a pithy quotation from the works of Edwin Hay: "The last¹²⁵ speech of the fallen leader ended with these words: 'Ye who put your trust in princes, instead of swearing allegiance to the reigning twin should¹⁵⁰ pause awhile and look ahead. Can he be trusted? Ah, no! In the whole radius of his interests you have no place. Yea, he will¹⁷⁵ even turn from you in your need.'"

I hope to have your views on this point at the next meeting.

Cordially yours, (97)

14

Paragraphs 141, 144, 145

Mr. E. Y. Equerry,

Providence, R. I.

Dear Sir:

Your communication containing letter of com-

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plaint duly received and contents noted. These complaints are now entirely too common—of almost daily occurrence. We²⁵ endeavored at the outset to impress you with the importance of complying with any reasonable requests of this sort; and thus forewarned you should have⁵⁰ been forearmed. It is quite possible that this last complaint is an exaggeration and not made in an entirely impartial spirit, yet allow us to⁷⁵ counsel you to have the foresight to examine into every detail of it, exhaust every possible means, and exert yourself to the utmost to avert⁵⁰ the subsequent disagreeable after-effect which has heretofore been inseparably connected with other similar complaints.

We are aware that some people have an unconquerable and inexplicable¹²⁵ desire, inexcusable as it is, to make complaints on the slightest provocation, unfortunate and unforeseen as it may be. Of course we always discountenance these¹⁵⁰ and try to reconcile the complainant to the fact that even in the best regulated systems errors unconsciously creep in, and that their only recompense¹⁷⁵ is a philosophical frame of mind and a complete elimination of the spirit of non-content. With the uninitiated and inexperienced it is not always²⁰⁰ easy to deal, and while in these cases we may remain uncondemned, yet the dissatisfaction is unfortunate and inconvenient.

While of course we do not²²⁵ attribute all these complaints to your misconduct, we wish to re-enforce what we have said about extreme vigilance on your part, by recommending²⁵⁰ that you discontinue any practices which might furnish incontestable grounds for non-conformity to our requirements.

Yours truly, (265)

Paragraph 143

Mr. A. B. Howard,

Philadelphia, Pa.

Dear Sir:

Your very modest request received. Aside from the moral aspects of the case, I think you have an innate, and, I might say,25 unnecessary inclination to investigate the inner workings of the unknown and unknowable. I cannot, of course, allow your wishes to go unnoticed, but it would50 require a most immoderate, if not immodest, presumption on my part to seek the information through the channel you suggest, immaterial as it may be75 to you. I must say that your audacity in making such unprofessional and far from moderate requirements has almost unnerved me. I recognize that you100 do not acknowledge the word impossible, that you are imbued with an immutable purpose and an inordinate desire to accomplish your ends; but there are125 limits in this direction beyond which it is not safe to go.

No doubt you have already become inured to rebuffs, and have acquired an¹⁵⁰ enormous capacity for assimilating hard knocks; still, I shall make my protest, for I think that inaction or lack of initiative in launching a protest¹⁷⁵—especially in such urgent cases—is almost criminal. All this to prepare you for my decision—which is reducible to one uncompromising, unchangeable word—no.

Yours very truly, (202)

16

Twelfth Lesson

Mr. C. D. Gibson,

New York City.

Dear Sir:

Your letter regarding Mr. Smith received. He

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contrived through his intercourse with ultrafashionable people to acquire extremely extravagant tastes, entertaining without²⁵ restraint, and indulging in intrigue, making no effort to retrench his expenditures, often finding himself in a position from which it was difficult to extricate⁵⁰ himself. It was but inevitable that such extravagance would sooner or later destroy credit and rapidly deteriorate the most ample fortune. I have often interposed⁷⁵ objections; but this intrepid and unintellectual young man, contrary in disposition and unalterable in his ideas, has pursued his retrograde movement uncontrolled and unceasingly until¹⁹⁰ his fortune is now practically exterminated.

Retribution ever employs swift means. He seemed determined from the beginning to distribute his money in the most profligate¹²⁵ manner. Even now he is not of contrite spirit, maintaining an air of impudent carelessness. Early in his career he enlisted my interest and won¹⁵⁰ his way somewhat into my confidence which he abused; but I hope that nothing I have said will be construed as vindictive. If so I¹⁷⁵ am willing either to extirpate such sentences or retract them altogether; but of this I am sure—none of my statements can be controverted.

Very truly yours, (202)

17

Paragraphs 157, 158, 159

Mr. G. H. Hermine,

Chicago, Ill.

Dear Sir:

Yours of even date received. I perceive that you still have much untransacted business on hand—in fact, have done comparatively little.

Owing²⁵ to your eccentric business methods, unconcentrative mind and an insuppressible tendency towards delay, we have suffered unparalleled losses in your territory. Of course, you understand⁵⁰ we are naturally not entirely unselfish in our desire for your success, or wholly disinterested in your business there. While it is for your own⁷⁵ self-interest that we mention these things—and we could not be misunderstood as to motive under any circumstances—still you realize that our success¹⁰⁰ there and your work are interdependent.

Wishing you greater success in the future, we remain

Yours truly, (117)

18

Paragraphs 157, 158, 159

Messrs. H. B. Newman & Co., Detroit, Mich.

Gentlemen:

We are under the impression that if you would alter the method of your operations, enter into the work with enthusiasm, and give extra discounts, 25 if necessary, to secure the business of the larger consumers, you would have no difficulty in rounding up a large business in a short time. 50 Your last letter is full of self-contradiction, and shows a lack of self-control.

We hope that now, if you have your self-interest⁷⁵ at heart, you will take hold of your work there with a firm purpose; and we also hope you understand that while we do not¹⁰⁰ wish to alter our business relations at present, under our contract we can do so unless more strenuous action on your part becomes apparent.

Very truly yours, (127)

Thirteenth Lesson

Messrs. E. F. Oliver & Sons, St. Louis, Mo.

Gentlemen:

We have no desire to antagonize your policy in the least. We understand your superb plan to be the very antithesis of the antiquated²⁵ methods pursued by the Transcontinental, the Central, and other electric lines in the transfer of freight on parallel and circuitous lines, and believe that yours⁵⁰ will eventually supersede all others.

The point we wish to make is this: certain goods are now being transmitted by them free of transit charges; 75 and we think it is of paramount importance that we decline to submit to such transcendent and self-evident injustice. We can not afford to postpone 100 action until our business is paralyzed before appealing to the Supreme Court and thus suppressing this short-sighted policy. The effect of their action is 125 to undercharge some and overcharge others; and we believe that we do not overstate the case when we say that such overt acts150 are unparalleled in the history of transportation. We must anticipate their movements and do something to circumvent or overpower this hydra-headed monopoly, else it175 will shortly crush us underneath its weight.

Yours very truly, (182)

20

Thirteenth Lesson

Mr. George Frost,

Adrian, Mich.

My dear George:

The writer received yesterday a call from the general solicitor of the Transcontinental Company, who with superb self-confidence began to

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circumvent our plan for the routing of Bailey's circus company. You²⁵ know, of course, my antipathy to this self-sufficient person, and that we could not for a moment entertain their policy, the importance of which⁵⁰ he greatly magnifies. I suspect, however, that he anticipated that I would soon suspend attention, so he—ever susceptible to broad hints—quickly transferred his⁷⁵ conversation to a multiplicity of other topics in which I showed no interest whatever. Of course these are matters of minor importance. The question for¹⁰⁰ us to decide is what action to take to avoid suspicion, and which, at the same time, will speedily bring them to task for violating¹²⁵ professional ethics.

As to the matter of extra postage, I have taken the matter up directly with the postal authorities, and may report their decision¹⁵⁰ to you at an early date, I hope.

Very truly yours, (161)

21

Fourteenth Lesson

Mr. E. W. Carrington,
Galveston, Texas.

Dear Sir:

We wish to compliment you on the notable oration you delivered at the meeting of the American Society. It was listened to with²⁵ breathless interest by the auditors, and was admirable in the artlessness of its treatment of the forward movement you represent. Its arguments were wonderfully clear.⁵⁰ There was not an omission of any sort; and it was so thoughtfully prepared and ingeniously put together that altogether it is a composition of⁷⁵ which the most skillful debater might well be proud.

Wishing you boundless success, we remain Yours respectfully, (92)

Fourteenth Lesson

Prof. John Chandler.

New Orleans, La.

Dear Prof. Chandler:

In answer to your letter I venture to suggest that your proposition to impose a duty on cotton will be viewed with25 amusement by people who really understand the situation. I myself have made a patient study of this intricate subject, and at one time engaged in 50 the formation of a company to undertake the importation of certain grades; but when I undertook to market the stock I found it hopelessly unsalable. 15 I became impatient at the downward tendency of my affairs caused by premature exposition of my scheme throughout the nation, and although the rewards would100 undoubtedly have been great, I was compelled to abandon the plan. While some of those approached were disposed to go into it fearlessly—or rather 125 recklessly, as I now view it-others, more diffident and imbued with the idea of their cleverness, were hopelessly indifferent; and their comments and criticisms 150 were tinctured throughout with unfairness, not to say a certain degree of curtness and rudeness. You yourself, I remember, treated the scheme with wonderful coldness,175 for apparently no assignable cause. None of the remarks of these doubters, however heartless, though not harmless, as they seemed, was actionable.

However, since my²⁰⁰ financial affairs have taken a decided upward turn—relieving me of many awkward situations, I can assure you—I am content at the present moment²²⁵ to view these past difficulties with equanimity.

With best wishes for your continued success, and again complimenting you on the earnestness

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with which you pursue²⁵⁰ your wonderfully useful and laudable purposes, I am

Sincerely yours, (260)

23

Fifteenth Lesson

Mr. I. J. Herrington, Kensington Gardens,

London Engler

London, England.

Dear Sir:

Your letter in regard to the qualifications of John Dillingham for the clerkship in your office received; and it affords me extreme gratification²⁵ to testify thus ungrudgingly to his high character. I speak in all sincerity when I state that the facility with which he takes up a⁵⁰ new line of business, his absolute reliability, and the technical skill which is characteristic of his workmanship, fit him for something better than photographic work.⁷⁵

Mr. Dillingham entered my employ some years ago, before he had reached his majority in fact, preferring work of an experimental character to the journalistic 100 career offered him by his parents. Although I doubted at first the advisability of putting a lad of his physical delicacy and sentimental tendencies125 at work requiring a manipulation of heavy implements, I soon found that he intended this to be merely fundamental. He aspired to a clerical position150 with our firm, and therefore devoted himself to the study of stenography and later telegraphy, with a tenacity of purpose usually found only in persons¹⁷⁵ of greater maturity. His ambition was shortly gratified; and his strict fidelity to the work in hand, his perfect regularity, and his unvarying affability, always²⁰⁰ marked by an utter absence of frivolity, at once gained for him a widespread popularity.

Although possessed of an unusual inventive capacity he never became²²⁵ pedantic, but was will-

ing to follow without comment the program laid down by our manager. Can I be too emphatic regarding this particular qualification, unharpily²⁵⁰ so rare among the young men filling our clerical positions today?

In short, this is a young man whom I can unhesitatingly endorse as an²⁷⁵ expert stenographer and telegrapher, skilled in rapid, accurate, systematic work. His tenacity of purpose, besides, is admirable; and I find that he has acquired a³⁰⁰ fairly accurate knowledge of criminology, likely to prove useful in a concern such as yours is. I ought perhaps, to state here that his leaving³²⁵ my employ was for personal reasons entirely to his credit, and may in no way be considered as detrimental to his good name.

Very sincerely yours, (350)

94

Sixteenth Lesson

Mr. A. E. D'Armond,

Portsmouth, Md.

Dear Sir:

Allow us to compliment you on the firm stand you have taken on the ship-subsidy bill, surprising though it is to us²⁵ after your former disquisitions on the trust question. As we survey the situation, the passage of this bill would but the more surely surfeit certain⁵⁶ already over-rich ship-builders, result in the disparagement of America's boasted freedom, reflect on its independence, and inflict a condition of wholesale taxation that would⁷⁵ eventually be destructive to its national existence. We say without hesitation, and after reflection, that no other measure now before the people, whether international or¹⁰⁰ merely domestic in scope, contains so many unwise provisions.

We petition you to keep up the praiseworthy and courageous fight which you have so effec-

tively¹²⁵ begun; and let us adjure you that so blameworthy a measure—introduced solely upon the requisition of the leisure classes, fearful of free and fair¹⁵⁰ competition—would surely put this nation on the roadway to rapid ruin.

We will persistently resist its passage ourselves, and propose to maintain our opposition¹⁷⁵ until the advocates of this pernicious bill desist from their attempts to inflict upon us a measure as unnecessary as it is injurious. We presume²⁰⁰ that you are in this fight to stay and that no subsequent events can now change your course. You may rest assured that you will²²⁵ have our cordial and unswerving support.

With best wishes, we remain

Very truly yours, (240)

25

Paragraphs 183, 184, 185

Messrs. Nelson & Company, St. Louis, Mo.

Gentlemen:

Some weeks ago we took up with you a matter which we wished, as far as possible, to have settled at the earliest possible²⁵ moment, and asked you to reply at your earliest convenience—or at least with the least possible delay. Knowing the importance of having your decision⁵⁰ at as early a date as possible, it seems to us that you should have answered by return mail. As a matter of fact, though⁷⁵ we have written you over and over again, we are sorry to say that at the present moment nothing has been received from you. Have¹⁰⁰ you not been able to do anything? You may be sure such slow methods are working to your great disadvantage.

Our Mr. Hawkins has been doing 125 his best, planning and working as fast as possible, to the end of having this question settled; and I en-

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close copy of a letter from 150 him received in today's mail which is self-explanatory.

We are very sorry to be put in the position of fault-finders, but we must¹⁷⁶ insist on your early reply, as your lack of activity is causing us considerable financial loss.

Yours very truly, (194)

26

Paragraphs 183, 184, 185, 186

Messrs. K. L. Adams & Son, St. Paul, Minn.

Gentlemen:

We are in receipt of bank draft for \$2,500.00 in settlement of our claim against the Canadian Pacific. I would like to know what you have done about the claims of the Baltimore & Ohio, the New York Central, the Illinois Central, the Union Pacific, the Grand Trunk, and other roads.

We want to bring to your attention another matter about which little or nothing has been done, and which 75 has been thrust upon our attention many times during the last week. Several months ago we furnished you with a memorandum relating to this subject,100 and you promised to do as much as possible to close it at an early date. We refer to the question of the per pound125 tariff on class "A" material. Heretofore it has been classified under the per barrel rates in a number of cases going into the per dozen150 classification, from which no possible advantage could be derived. We think that the per pound basis, adopted by some roads many years ago, is the175 true one, and we should adopt it as nearly as possible in preference to either the per barrel or per dozen rate. Knowing the equity200 of it, no doubt you are already contemplating the adoption of this basis.

Hoping you will give us your decision soon regarding the advisability of225 putting this tariff into effect, for which we shall be obliged, we are Yours truly, (240)

27

Paragraph 190

Mr. Adam Hoffman, 231 Wells St., Chicago.

Dear Sir:

We beg to hand you herewith schedule for your route for the coming year, subject, of course, to change, should emergencies arise.25

During January, February and March you will visit Evanston, Riverside and Edgewater on Monday, Wednesday and Friday; Maywood, Waukegan and Libertyville, Tuesday, Thursday and Saturday.50 During these months there will be no Sunday delivery.

During the months of April, May and June you may reverse the above order of things, visiting75 Evanston, Riverside and Edgewater on Tuesday, Thursday and Saturday, Maywood, Waukegan and Libertyville on Monday, Wednesday and Friday.

During July, August and September you may100 follow the first schedule above outlined, making deliveries on Sunday as well; and during October, November and December follow the second schedule mentioned above.

Please125 instruct your men accordingly, and endeavor to infuse as much of promptness in their work as possible, and thereby greatly oblige the management.

Yours truly, (150)

6.3

Paragraph 191

Mr. N. M. O. Davisson, Minneapolis, Minn.

Dear Friend:

I know you will be interested in the recent record-breaking business trip I made covering a large portion of the United States. I25 left New York on Sunday, February 1st, and arrived in Chicago on Monday, February 22d. On my way I passed through and obtained business in 50 Trenton, Jersey City, Albany, Buffalo and Detroit. While making my headquarters in New York City during the month of January, I visited Brooklyn, Boston, Rochester,75 Providence, Baltimore, Albany, Syracuse, Worchester, New Haven, Lowell, Fall River, Hartford, Paterson, Newark, Jersey City, Trenton, Camden, Wilmington and other eastern cities of less importance.100 While making Chicago my headquarters during March and April, I visited Milwaukee, St. Paul, St. Joseph, Springfield, Grand Rapids, Omaha, Kansas City, Indianapolis, Columbus, Cincinnati,125 Cleveland, and Toledo. In May I took a western trip, going to the Pacific coast, visiting Salt Lake City, Lincoln, Neb., Minneapolis, Minn., Des Moines, Ia.,150 Seattle, Spokane and Portland. I took a steamer from Portland direct to San Francisco, thence to Los Angeles, by rail; on my return trip from 175 the coast I stopped at Denver, Kansas City and St. Louis.

I made St. Louis my headquarters for a few weeks and took a southern²⁰⁰ trip, visiting New Orleans, Memphis, Nashville, Louisville, Birmingham, Richmond, Brunswick, Atlanta, Jacksonville, Sayannah, Raleigh and Montgomery.

Leaving the South I spent a few days in²²⁶ Washington, from which point I visited some of the eastern cities, including Allegheny, Pittsburg,

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Philadelphia, Scranton, Harrisburg and Eric. This completed my tour of five months;²⁵⁰ and I am now back in New York City planning another invasion. My total sales on this trip were over \$250,000.²⁷⁵ I expect to see you in the city during the next month, as you say you will be here; and we can³⁰⁰ then exchange confidences.

Your friend, (305)

29

Paragraph 193

1- 73

Messrs. O'Donnell & MacDuffie, New York City.

Gentlemen:

In January, 1906, we sent you a list of lands located in the northern, eastern and western, as well as the25 southern part of your State, on which we have mortgages, asking you to buy them in at a tax sale unless the taxes were paid 50 before the sale day. In the list was the Gorman land, namely the N. E. quarter of the S. E. quarter, the S. W. quarter of the S. E. quarter, and the S. E. quarter of the N. W. quarter of Section 25, Township 90, Range 28. In the N.100 E. corner of Section 26, there is a block of land belonging to W. J. Sloan, who moved East a few years ago, subsequently going 123 South. On the southeast border of the State there is a quarter section formerly belonging to S. E. Maker; north and a little west of 150 Hammond, the N. W. quarter of Section 21, Township 18, Range 22, and a little southwest of Hammond there are other quarter sections175 on which we hold mortgages.

~ ~ We are now informed that some of these lands have been sold for taxes. Will you please look them up²⁰⁰ according to the enclosed map, and if

possible, get an assignment of certificate to this company.

Thanking you in advance for your promptness in this 229 matter, we are

Very truly yours, (231)

30

Paragraphs 194 to 203, Inclusive.

Mr. E. M. Miller,

Cleveland, Ohio.

Dear Sir:

We are in receipt of a letter from one of your claimants who, it appears, is nameless but not numberless. His claim number²⁵ is 4250.

We think the record in this case is not at all creditable and that there has been a⁵⁰ laxness and carelessness that is very vexing and that places us in an unfavorable light in many respects. In some instances we know of⁷⁵ families—peculiarly characterized by the hardness of their lot—whose cares have been daily increased by his lack of candor and thoroughness. One family in¹⁰⁰ Lehigh particularly has been thrown into the direst poverty and is suffering the gravest hardships through their lack of friendship and goodwill. This is¹²⁵ the clearest case we have against him.

Of course, it may be that his work, from various causes, is a great tax on his 150 strength, consisting as it does of numerous duties, but we wish to re-assert that if this mixes you and causes you vexation he should be 175 considerate enough to declare his intention of becoming a candidate for another position, and immediately emigrate from the Union.

Yours truly, (196)

7. 200 - 200

Paragraphs 194 to 203, Inclusive.

Mr. George Hay,

New York, N. Y.

Dear Sir:

You may be sure we shall not decline your resignation, as we have in mind for the elerkship a young man to whom²⁵ in point of carefulness you cannot hold a candle. His work is particularly noteworthy because of its clearness; and he is in fact the nearest⁵⁰ approach to an ideal person for the work we have seen. We believe our clientage will be greatly benefited by the change, as he is⁷⁵ already a great favorite among them. We have had his application in mind for some time in the hope that you would kindly declare it¹⁰⁰ your purpose to become a voluntary "excommunicant," so to speak. We ask for an early deliverance from further embarrassment.

Very truly yours, (122)

32 Paragraphs 136, 204.

Mr. C. M. Waite,

Seattle, Washington.

Dear Sir:

We are pleased to give you a brief account of our financial condition, in a purely informal way and in round numbers as you asked, and also a summary of the stock on hand.

Our net resources are as follows: deposited in the First National Bank, \$150,000; on the Exchange National, \$25,500; in the Chemical National, \$1,000,000; in the Bank of England, £100,000. In addition to these bank deposits, we have invested in United States Government bonds \$2,200,000. We have nothing invested in the so-called industrials, or in any of the railroad or municipal bonds. Our government bonds yield

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95' 95' P CY about ¹²³ 2½% net, which the board considers much more reliable than taking a chance on something promising to net 5 to 10 per ¹⁵⁰ cent interest. Our plant here is valued at \$250,000. We also have in process of construction a plant at Golden ¹⁷⁵ Ledge, the contracted price of which is \$75,000. We own, as you are probably aware, the short line which connects us with the main ²⁰⁰ line of the Northern Pacific Railway. It is valued, including the rolling stock, at \$15,000. We have outstanding in claims approximately \$25,000. ²²⁵ These estimates will not be more than two or three hundred dollars out, one way or the other.

We have practically no liabilities outside²⁵⁰ of the contract for the plant at Golden Ledge. We have on hand now about two hundred and fifty tons of ore ready for the mill,²⁷⁵ which will average about \$7.50 per ton.

Our Mr. Harding, whom you will remember no doubt, is working on a plan⁸⁰⁰ for extracting low grade ore, running as low as 95 cents per ton. His plan seems likely to prove practicable; and if so, we shall³²⁵ have any amount of work for a plant of this sort on the tailings.

We hope that you will soon pay a visit to the plant, and regret that owing to your absence abroad and the uncertainty of reaching you directly we have been unable to keep you better informed.

Yours truly, (377)

3

Vocabulary

Messrs. Y. O. Hardin & Co., Birmingham, Ala.

Gentlemen:

Your letter of recent date concerning Col. George King received. It is incomprehensible to us that

this benevolent and independent patriot should be doomed²⁵ to financial failure. It seems evident to us that his highly developed intellect will dictate a course that will avert such a misfortune.

The distinguished family⁵⁰ to which he belongs has for many generations, even before removing from England to America, been famous for its general cultivation and energy, as⁷⁵ well as its enormous financial resources—a guaranty, we should think, for its future integrity. It has never been known to be in pecuniary straits,¹⁰⁰ but has always been punctual in discharging obligations, either public or private.

Colonel King himself, no doubt temporarily amazed at finding himself occupying this singular¹²⁵ position, will emerge from it serenely, fulfilling every requirement and finally distributing patronage as heretofore. The widespread rumors of his embarrassment are to us not¹⁵⁰ in the least significant. Many of these statements are obviously immoderate—frequently the resort of vulgar, irresponsible and untrustworthy enemies.

We believe we have said¹⁷⁵ enough to convince you that we personally have every confidence in the Colonel's financial integrity; and we shall ourselves volunteer to advance him a few²⁰⁰ thousand or a sufficient and requisite amount—and indeed consider it a privilege—if he but so much as suggests that there is need of²²⁵ funds.

Yours truly, (228)

3

Vocabulary

Mr. James L. Faddis, Galveston, Texas.

Dear Sir:

Herewith I hand you the Annual Report of the

Hardware Manufacturers of the United States, which has just been prepared and published in²⁵ one volume.

You will note that trade with South America, and especially the islands in juxtaposition to Venezuela, is very light on account of the numerous⁵⁰ revolutions hereinafter mentioned, and the consequent neglect of business operations. Merchants, scarce as they are in these small independent countries, have to be very patriotic⁷⁵ and loyal, more so than ordinary citizens, as most of their patronage comes from the government. They give up with resignation, and practically without a¹⁰⁰ struggle, a great proportion of the proceeds of their cargoes in order to avoid losing all. You may be sure their goods are not¹²⁵ taken in moderation.

Trusting that the report may interest you, I remain

Yours sincerely, (139)

35

Vocabulary

Wilson Manufacturing Co., Mobile, Ala.

Gentlemen:

I regret to report that boundary disputes in this vicinity are abundant—absurdly disproportionate to the population—and this serves but to foster a²⁵ general doctrine of anything but benevolence, as you will readily comprehend.

Trade in flour mills, of the hand variety, and of all the various makes⁵⁰ in whatever quantity, has been demonstrated to be so completely demoralized in this quarter that it will require an enormous amount of energy and collateral,⁷⁵ as well as the most capable administration, to better conditions and to bring anything like order out of

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the financial chaos into which the curious 100 customs and the successive revolutions have brought this unfortunate country.

We hope that our next report will be more favorable.

Yours very truly, (123)

36

Vocabulary

Messrs. Z. W. Hart & Co., Duluth, Minn.

Gentlemen:

It is obvious that the practically incoherent remarks of Dale & Co., concerning their poverty and low financial condition are not trustworthy, as we25 observe from special reports, the testimony of experts, that although they have been a little behind they have been paying out large amounts on cargoes received from England; and we really cannot understand why they refuse to pay our draft at presentation. It is the opinion of our attorney who75 is now at our headquarters, that legal proceedings are unavoidable and the only reasonable or successful course to pursue. Hitherto, as a rule, we have 100 found this firm to be punctual in paying accounts that ran into hundreds and even thousands of dollars, and we do not therefore feel that 125 our present demands are exorbitant in any way, as we have merely held to the catalogue prices. It is a great disappointment to discover that 150 we are being treated in this singular manner, and it is incomprehensible to us that they should adopt such methods in their dealings with this 173 firm. It is, to say the least, a degenerate policycertainly not a testimonial to their fairness.

However, we will, as we once did with²⁰⁰ your predecessors, upon receipt of your affidavit as to

2 - 6 2 - 6 3 E - 10 6 - 10 10 E - 1 10 T - 1 the condition of the business, take a mortgage on the real estate at the valuation of the account, for three months; but we hope they will withdraw it long before maturity. Permit us again to suggest that it 250 will be better to fulfill this obligation and avoid all litigation, as it is an expensive luxury to both plaintiff and defendant. We await the 215 appearance of your certificate, which we hope will reach us before three o'clock.

Truly yours, (290)

37

Vocabulary

Mr. P. Q. Atwood,

New Orleans, La.

Dear Sir:

We enclose you herewith certain memoranda you requested for the magazine article, which we believe you will find indispensable, and of which you²⁵ will no doubt make instantaneous and frequent use. It was prepared by Mr. Charles Le Roy Perkins, an eminent authority, universally known, who has⁵⁰ been engaged constantly in original journalistic work for many years. We intend to prevail upon him to proceed with an article on "Patriotism," to be followed⁷⁵ by another on "Socialism," both of which will occupy a conspicuous place in a future number of the magazine.

Mr. Perkins, otherwise known as "The Osage of the Orient," a deep student of archæological subjects, is also the author of a work on "Egyptian Hieroglyphics," of singular beauty in treatment, and a monograph on ancient alphabets, etc. We expect to obtain some interesting articles from him on these topics during the year. Besides these, he 150 has also written a very beauti-

ful ode to an Eyptian princess, whose innocence and strangely melancholy death strongly impressed him. In order to behold all¹⁷⁵ that remained mortal of this fair princess, he scaled almost perpendicular walls in reaching her tomb.

We consider ourselves fortunate in being able to get²⁰⁰ into such close touch with so eminent an Egyptologist.

Awaiting your further favors, we are Very truly yours, (218)

38

Vocabulary

Mr. W. X. Seamans,
Portland, Me.

Dear Sir:

Yours relating to the probable election to Congress of Mr. Cromwell received, answer to which has been delayed owing to my absence from25 the city. We are obliged to remark that we believe this to be a mistake; and should it occur he will be a constant⁵⁰ danger to the best interests of this commonwealth. Language is not strong enough to express our indignation at even the probability of the election of this ordinary politician or others of his sort. While a member of the general assembly, in an extemporaneous speech, he propounded some of the100 most dangerous theories imaginable. This speech was discussed widely by the clergy, and denounced far and wide across the country. He has not one extenuating trait to distinguish125 him from the ignorant congregation to which he is allied.

We are sure his election would result in an epidemic of dissatisfaction unparalleled in the history of the Republic. His election would be but to strike at our most sacred institutions. He is not endorsed by a sufficient number of 175 either

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democrats or republicans to entitle him to the requisite standing. His election can accomplish no good. It is a career for which he is²⁰⁰ singularly unfitted and is planned merely for the accommodation and benefit of a few of that numerous variety of peculiarly unscrupulous politicians among whom patronage²²⁵ is the one god worshipped. We shall use every means money and effort will warrant to thwart the ambitions of this man, and are thankful²³⁰ to you for requesting us to join in this fight which promises to be so serious.

You certainly can count on us to co-operate with 275 you in the fullest degree whenever you discover or secure any distinctly logical and practical arguments that are polite to employ or seem expedient in 300 the circumstances.

Sincerely yours, (304)

39

Vocabulary

Mr. T. U. Burton,

San Francisco, California.

Dear Sir:

We are in receipt of your esteemed letter of recent date. We note what you say about the average number of applications in²⁵ the Union organization. We calculate, however, that a number of these will be cancelled, and likewise the amount of the annual premiums returned, unless⁵⁰ the applications are accompanied by proper local medical certificates or affidavits as to applicant's general physical appearance.

Replying to your comment about children, will[®] say, casually, this company does not insure children, neither does it consider passengers in rapidly moving high-power automobiles good risks.

Regarding the Prince policy, 100 memorandum of which you enclose, we have today addressed a letter to our special attorney who will advertise abundantly for the witness and institute such search as 126 he is accustomed to in such cases. There will be no cessation of activity on his part to arrive at a satisfactory conclusion, from which we 150 shall no doubt derive a great advantage. He is absolutely capable, and his statements in such litigation may be taken as authoritative.

We hope the ¹⁷⁵ matter may be brought to a speedy close, as the disadvantages and consequent disappointment of a long suit, contingent upon so slight a connection, would ²⁰⁰ be demoralizing and undesirable to a high degree.

Your early attention to these matters will oblige

Very truly yours, (219)

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Law and Collections

86

Mr. W. J. Dolan,

2183 Calumet Ave., Chicago.

Dear Sir:

Mr. James E. Walters of East St. Louis, has placed in our hands for immediate collection his claim against you, amounting to \$53.50.²⁵ Please advise us by return mail, or call at our office at once in regard to the payment of same, and thus save⁸⁰ yourself further trouble and expense in the matter.

Yours very truly, (60)

87

Messrs. Black & White, Boston, Mass.

Gentlemen:

We regret that you allowed the draft drawn on you September 15th for \$16.21, covering your past due account, to²⁵ be returned to us.

Please favor us by sending money order for the amount direct to us.

Yours truly, (44)

88

Messrs. Hipp & Melloy, Chicago, Ill.

Gentlemen:

We have shipped your order via the Goodrich Steamship Co., and have this day drawn sight draft, with invoice and bill of lading attached, for \$6.75.

Thanking you for the order, we remain
Yours truly, (40)

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Mr. R. F. Landfair,

Cullman, Ala.

Dear Sir:

Your favor enclosing attachment for witness Jones was received today. I will place the attachment in the hands of the Sheriff immediately, with™ instructions to execute.

Yours truly, (30)

90

Messrs. T. S. Geist & Co., Selma, Dallas Co., Ala.

Dear Sirs:

Please take notice that D. A. Robinson has transferred your lease and notes for rent of property occupied by you to my client, 25 B. T. Morgan; and 1 hold notes for collection.

Yours truly, (36)

91

Mr. M. J. Gardner,

Marietta, Hobb Co., Ga.

Dear Sir:

I am requested by the Board of Education of your County, through its attorney, to notify you that the school building must be²⁵ completed on or before Sept. 1, 1896, or the forfeit clause of your contract will be enforced. Put all the men on the building⁵⁰ necessary to complete the work at once.

Yours truly, (59)

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Mr. H. E. Sembrach,

Fayette, Jefferson Co., Miss.

Dear Sir:

In compliance with your request of the 2d inst., we enclose you herewith one hundred documentary two-cent stamps. Glad to serve you²⁵ at any time.

Yours truly, (30)

93 .

Joseph M

Messrs. Modica, Miller & Chatoid,

Ellisville, Jones County, Miss.

Gentlemen:

We find that Alexander Boss, of Springfield, who is under bond by you, has failed to account for a large sum of money received by him and belonging to us. We, therefore, notify you to take such action in the premises as you may see fit; and we will look to the bondholders for security.

Very respectfully, (58)

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Messrs. Ryder & Stone, Birmingham, Ala.

Gentlemen:

Your favor of the 3d inst. has been received. If possible, I will be in Montgomery on Saturday the 10th inst., as requested by 50 you, to confer in reference to the case mentioned in your letter. Whether I can go depends on whether or not I can get through 50 with the case set down for hearing the preceding Friday. If I do not get through Saturday, I will endeavor to be there the Monday 50 following.

Yours truly, (78)

1 J.

Mr. H. P. Thigpen,
Fort P

Fort Payne, Ala.

Dear Sir:

Your present favor, enclosing complaint prepared by you in your case at Tallassee, has been received. I will carefully examine the matter this²⁰ week and write you my views, so that you can file complaint by the latter part of the week.

Yours respectfully, (46)

96

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Mr. R. N. Runsell,

Wetumpka, Ala.

Dear Sir:

Your esteemed favor of the 12th just at hand. I have ordered suit on all judgments received from you except that against the Dixie Oil & Electric Company. I was very much afraid that I would not hear from Messrs. T. A. & B. C. Johnson in time of for attaching this month; but having done so, I ordered papers served immediately.

Yours respectfully, (65)

9

C.

Messrs. S. T. Brown & Bro., Appling, Columbia Co., Ga.

Gentlemen:

Your telegram of today duly received. The telegram is in accordance with what I understand to be an arrangement between Mr. Carpenter and myself,²⁵ in reference to the case referred to. We will hereafter agree upon some day at the present term of the City Court at St. Louis⁵⁰ for the trial of the case.

Yours very truly, (59)

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Mr. A. P. Wilson,

Clinton, Iowa.

Dear Sir:

We acknowledge receipt of your favor of the 3d inst., with check, which we have applied on past due notes as follows:

Total\$25.00

Enclosed find receipt.

Yours truly, (65)

99

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Messrs. Cobb & Ross,

Detroit, Mich.

Gentlemen:

We hand you statement of account of November 1st, showing balance of \$381.12; with it we enclose²⁵ four notes, three for \$95 each, and one for \$96.12, leaving the date of payment blank in each note. You⁵⁰ will please insert this, sign and return, attaching to each note a two-cent revenue stamp.

23-

Thanking you for your attention, we remain Yours truly, (75)

100

3

First National Bank,

Canton, Illinois.

Gentlemen:

We hand you herewith bill of lading covering shipment to our order for F. M. Harrison. On execution of the notes and mortgage, please²⁵ deliver this additional bill of lading, and oblige

Yours truly, (35)

Messrs. Hobbs & Dawson, Cleveland, Ohio.

Gentlemen:

We beg to notify you that we have not received the draft due on note August 9th, and request that you will kindly remit²⁵ us check to cover.

Your kind attention will be appreciated at this date.

Yours truly, (40)

102

Mr. Carl L. Olson,
Des Moines, Ia.

Dear Sir:

Referring to your favor, we hand you herewith bill for rent on press, \$10.00. This pays the rent to September 16th. On²⁵ that date another \$5.00 is due for rent on press to October 16th. On payment of this \$10.00, if you will forward us⁵⁰ another remittance of \$80.00 cash, we will give you a bill of sale for the press.

Hoping to make this deal with you, we⁷⁵ remain Yours truly, (78)

109

Marseilles Straw Board Co., Marseilles, Ill.

Gentlemen:

Referring to your favor, we beg to enclose you herewith an itemized statement of your account.

You fail to take into consideration that the credit memorandum of \$6.48 dated August 22d cancelled the charge dated August 1, 1898. The balance due is \$39.5028, according to the original statement rendered.

Yours truly, (61)

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- JC.

Mr. C. A. Crawford,

Belding, Mich.

Dear Sir:

202

We return herewith Insurance Policy No.A 1836, issued in the Traders' for \$270.00 on²⁵ Carnell & Ramsdell, Tama, Ia., for assignment. Return to us promptly, and oblige

Yours truly, (40)

105

\$ 200 CO

Mr. A. L. Nash,

Buffalo, New York.

Dear Sir:

Hereafter please render your bills by the month instead of each four weeks. We have changed our method to a monthly basis. We²³ will pass your present bill for \$72.00, including the difference on September in bill of October 31st.

Yours truly, (45)

106

Mr. C. D. Howard,

Topeka, Kansas.

Dear Sir:

-000 -000 In accordance with your letter of August 10th, we have today drawn through the bankers, I. Saviers & Co., a draft for \$11.200 with your past due note of February 27, 1897, attached. On payment of the draft, the bank will cancel and deliver note to you.

CI

Please protect promptly, and oblige

Yours truly, (58)

Mr. A. N. Kellogg,

Chicago, Illinois.

Dear Sir:

We have been notified today by our bank that you have drawn on us at sight for \$54.23. We²⁵ have ordered the bank to return the draft as we are positive that our bill is not that large, and we think you have made⁵⁰ a mistake in the amount. Please look up our account on your books and see if we are not correct.

Yours respectfully, (72)

108

Mr. W. R. McGlurg,

Burlington, Iowa.

Dear Sir:

In absence of any advice from you in reply to our statement of the 14th inst., we have this day taken the liberty²⁵ to make draft on you through the bank at Piper City for \$17.50, amount of bill June 14th.

Kindly oblige us50 by honoring same.

Yours truly, (55)

109

Mr. R. G. Hill,

Omaha, Neb.

Dear Sir:

Some little time ago we made draft on you through the American Express Company for \$18.00, amount due us on old account. Up to this time we have heard nothing from you. Have you paid it? If not, please oblige us by giving same prompt attention, as we have some very heavy bills to meet between now and the 31st of the present month.

We trust you will oblige us by promptly ⁷⁶ paying draft at the express office at Omaha.

Yours truly, (85)

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Mr. C. A. Ward,

Keokuk, Iowa.

Dear Sir:

There is due us an insurance policy to take the place of the one which expired July 14, 1898. You failed to25 send us a new policy to take its place at the time we notified you; and we now request that you immediately forward a policy of for at least \$300.00, with loss clause contained therein, covering our mortgage interests.

You will please forward this policy just as soon as75 your agent secures it.

Yours truly, (81)

111

Mr. C. B. Lowell,

Toledo, Ohio.

Dear Sir:

We beg to hand you statement of your account \$660.49, and shall be glad to receive²⁵ from you now the settlement in accordance with the mortgage papers sent to you Aug. 21, 1898.

We also enclose herewith a statement against 50 E. R. Nash, Kalamazoo, Mich. You will observe that under date of October 15th we drew a three days' draft on Mr. Nash for \$2675.19, which draft was returned to us unpaid.

Please give this matter your attention.

Yours truly, (94)

112

Mr. C. P. Bush,

New Haven, Conn.

Dear Sir:

Referring to your telegram of even date, we hand you herewith bill of lading, endorsed to your order, covering shipment of the 22d.

Yours truly, (27)

Mr. B. A. Gardner,

Buffalo, New York.

Dear Sir:

As per our notice to you, we forwarded the W. E. Minor note for \$28.50, due September 19, 18²⁵98, to the De Witt County National Bank, Clinton, Iowa, for collection. It is returned today, endorsed "pays no attention to notices."

The amount due⁵⁰ on this note with interest is \$29.50, which amount you will please remit. We received word from Mr. Minor several days⁷⁵ ago, requesting the privilege to sell part of his printing outfit. We refused to give our assent, as you know there is still a balance¹⁰⁰ due on the plant and we could not give our consent to have the property sold until we were paid in full.

Yours very truly, (125)

114

Messrs. Summers, Hart & Co., Green Bay, Wis.

Gentlemen:

We are in full accord with your views expressed in your communication of the 8th inst., which has just been received. We feel that²⁵ 30 days' credit should be sufficient, and also that five per cent should be offered for cash.

Mr. C. L. Wilson, our traveling salesman, will⁵⁰ be in your city on Friday the 10th inst., when we hope you will talk over further details pertaining to this matter. The last invoice⁷⁵ amounted to \$820.55. Mr. Wilson may be able to offer you a discount on it, 5 per cent¹⁰⁰ being the usual rate; but if you can arrange for 10 per cent we will be satisfied.

Respectfully yours, (119)

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Banking and Financial

115

Mr. J. A. Williams, Red Oak, Iowa.

Dear Sir:

Please charge our account \$3,000.00, and remit that amount to Second National Bank, Chicago, for credit on account.

Yours truly, (24)

116

Mr. Geo. K. Davidson, Muskogee, Okla.

Dear Sir:

We have your favor of the 20th and note contents. Should be much pleased to have you advise us when you are ready²⁵ to sell the bonds, and will submit you an order for them. The \$500.00 lot is too small for us to investigate.

Yours⁵⁰ truly, (51)

117

Messrs. Sciscoe & Willson,
Mediapolis, Iowa.

Gentlemen:

Your esteemed favor of the 15th received. We have \$60,000 of Hancock's left, \$50,000 maturing from '86 to '90, and²⁵ \$10,000 from '99 to 1900. As you know, these are gilt edge bonds. If you can use them, let us know at⁵⁰ what price, and we will meet your views, if possible. We will continue to send you our list from time to time, to which we⁷⁵ hope you will give careful attention.

Yours respectfully, (83)

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Mr. O. M. Brackin,

Mt. Pleasant, Ohio.

Dear Sir:

Your favor of the 2d, enclosing coupon note of Bertha Cannon for \$35.00, due May 20th, has been received, and shall have²⁵ my prompt attention.

Yours very truly, (31)

119

Mr. C. E. Schoolcraft,

Eagle Grove, Iowa.

Dear Sir:

We have your message saying you cannot decide on Butler county bonds until Tuesday. Of course, we offer them subject to sale, but²⁵ if you can use them, wire us on Tuesday, and if unsold we will report at once.

Yours respectfully, (44)

120

Mr. Winton Black,

Yorktown, N. Y.

Dear Sir:

Your favor of the 12th inst. is received with enclosures as stated. We debit your account, and remit Eighth National, Deadwood, \$4,308.00.

Yours truly, (32)

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Mr. Charles Brown,
Auburn, Ill.

Dear Sir:

We have your esteemed favor of the 11th. We have no scrip of the kind you mention at present. We get it from²⁵ time to time; and if you will send us an order, we shall be much pleased to get it for you.

Yours respectfully, (48)

122

Messrs. Jones & Johnson,

Columbus, Neb.

Gentlemen:

We beg to call your attention to statement enclosed, showing a little balance due us which we trust you will promptly remit; but in²⁵ the event of our not hearing from you within ten days, we will take the liberty to make draft on you through the State Bank⁵⁰ of La Crosse. You will notice that this balance is a little old; and therefore we must insist on prompt payment of it.

Yours truly, (74)

123

Mr. Ira J. Allen,

Carrollton, Mo.

Dear Sir:

We are constantly in the market for choice business paper, including that taken in the regular course of business, as well as single²⁵ and double name paper secured by collateral. Would you kindly inform us if you can offer now or later on

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during the year? If so,50 we shall be pleased to correspond with you in regard to it. Should you think it to your interest to open a Chicago account, it⁷⁵ will please us to submit our terms for receiving same, and if you desire to buy or sell any investment securities, we shall be pleased¹⁰⁰ to hear from you.

Yours truly, (106)

124

Millikin National Bank, 100-104 N. Water St., Decatur, Ill.

Gentlemen:

We are constantly in the market for choice commercial paper taken in trade by merchants in the general course of business, and are in²⁵ a position to supply firms with funds for business purposes at the lowest current rates. Shall be pleased to hear from you in regard to⁵⁰ this matter, and shall hope to enter into negotiations with you which will prove mutually advantageous.

Yours respectfully, (69)

125

Mr. W. B. Black, 624 Washington St., Chicago, Ill.

Dear Sir:

Not long ago we wrote you about our South Lynn subdivision; it was an exceptional opportunity. We had an idea you would take²⁵ advantage of that offer. Every lot was sold in two weeks, and many who would have bought couldn't; there wasn't enough to go around.

We⁵⁰ shall probably have something else to offer you soon. We do not think it will be better

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than the South Lynn lots; but we are 75 trying to find something as good.

Not long ago Governor Drake of Iowa wrote us a letter, a copy of which in facsimile we enclose, 100 with his permission.

We'd just like to call your attention to the fact that we're in pretty good business company; and we have an idea¹²⁰ that Governor Drake's success is partly due to his knowing good business company also.

What we did for him we have done for a great¹⁵⁰ many others.

You often judge a man by the company he keeps. Why not a business firm?

The company of successful men is good business 175 company to get into. You can get into it if you want to.

Write for our proposition for a small investment in Chicago land, an²⁰⁰ investment that contemplates the placing of about \$400.00. We can arrange it for you on easy terms, say about \$40.00 cash and²²⁵ about \$10.00 or \$15.00 per month thereafter until you have it all paid for. You can do this without doubt; and by the²⁵⁰ time it is all paid for you will have saved \$400.00. If you wish to know what we recommend, ask us, first telling²⁷⁵ how much of an investment you wish to consider. We believe now is about as good a time to buy as we ever saw.

Very truly yours, (302)

126

Messrs. Macken & Lamb, Burlington, Iowa.

Dear Sirs:

We have your message of even date stating that you will take the Brainerd bond, if the population is 10,000. The writer is very doubtful about this fact. We have two statements, but neither of

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them is quite satisfactory. In one case, the population is given as 10,000,⁵⁰ and in the other as less. We have written to find out more surely, and will inform you. The bonds will not be ready for⁷⁵ delivery until December 2d. We do not intend to offer you these bonds as savings bank bonds, although they may prove to be such. We¹⁰⁰ have not yet sold Fayette county bonds although we have had several offers for them. These bonds will be dated December 3d.

Yours truly, (126)

127

Mr. C. DuPee,

Chicago, Ill.

Dear Sir:

Will you kindly favor us with your Chicago accounts? With our superior banking facilities we are able to allow better terms for account current than national banks. We credit bank items on many points at par; and our charges for collection merely cover actual cost. We should be pleased to correspond with you on this subject.

Yours respectfully, (60)

128

Mr. D. H. Ford,

Toledo, Ohio.

Dear Sir:

Enclosed please find note for \$1,000.00 at 6 per cent., payable five months from Jan. 27th. I wish you would discount this to note and place same to my credit at 1% per month upon it. I have no idea at present of drawing against this note of and simply send it to you for

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the purpose of increasing your interest account. If you feel like taking the note and giving me credit, 15 all right; if not, return it to me, and oblige

Yours truly, (88)

129

Mr. Slater Logan,

Columbia, Ill.

Dear Sir:

Referring to your favor of the 24th inst., we beg to state that we have no catalog of publication. The only work that we²⁵ have published is that issued for our correspondence with our clients — pamphlets relative to our securities. We have recently published a digest of the law⁵⁰ concerning the issue of the municipal bonds, which we send you by this mail under separate cover. Shall be glad to have your views as⁷⁵ regards its necessity and competence.

Yours respectfully, (82)

130

Mr. M. E. Cole, Cash.,

Martins Ferry, Ohio.

Dear Sir:

Enclosed herewith I hand you Racine Knitting Co. note, dated March 27th, for \$2,000, the same being renewal of one of like amount sent to me with instructions that they might renew if desired. I also enclose you my check for \$37.28% to cover interest on note for 122 days at 5½%.

Thanking you for past favors, I am

Yours very truly, (77)

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Mr. Ralph Phillips, Chicago, Ill.

Dear Sir:

We enclose copy of letter from our attorney concerning the Graham, Arizona, courthouse bonds, which will explain itself. Will you kindly inform me²³ whether the government has approved of the legislative action of the Assembly of Arizona, of 1883, concerning these bonds, and much oblige

Yours respectfully, (50)

132

Messrs. Brown & Cliff,

Boston, Mass.

Gentlemen:

I have discounted and renewed for you the following paper:

You will notice that the note for \$1,500 runs only 114 days; this is on account of not placing the paper the day I dated it. You will also notice I paid interest on two renewals which I deducted from the proceeds of the \$1,500, leaving you a balance, before the note was paid, of \$1,362.75, on which, deducted from the \$2,000 note paid by me, leaves a balance, in my favor, of \$626.25, on which you will kindly send me.

I am disappointed in not hearing from my people in regard to the renewal of \$2,500²⁰⁰ due on the 21st, so I will ask you to send me the amount necessary to take it up or else attend to the

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payment²²⁵ of the same yourselves. You will remember that it will be necessary to have Chicago exchange to do this-or send me a check, which200 I can place to my account and have certified.

The note due on the 23d I will take care of, but as yet I am²⁷⁵ not in a position to take care of the one due on the 25th. I notify you only that you may be able to send300 me the funds in case I do not hear from you by that time. On account of the first of April's being a sort of settlement day in the country, my banks are not buying as readily as they have been; but undoubtedly after the first of the month the 250 market will loosen up.

Yours very truly, (357)

133

Mr. Henry Buckner, Keokuk, Iowa.

I am glad that you are started in the Iowa warrant matter. In warrants that are likely to run nine months or more,25 we can agree to pay the quarter premium rather than not get them. Of course you will understand that we do not intend to bull the market, but we want to pay enough in this matter for you to give it your personal attention. Could you not make something in75 keeping track of Iowa bonds about to be issued or refunded? We are also in the market for choice commercial paper.

Yours respectfully, (98)

Life and Fraternal Insurance

134

Mr. James W. King,

34 Union Square,

New York City.

Dear Sir:

Enclosed we hand you receipt for dividend due June 17th, on your paid-up policy No. 2365, \$24. 28, and ask you to note that this amount, used to purchase reversionary additions, will add \$33.25 to 50 the face of your policy. If such addition is desired, kindly sign and return to us the enclosed receipt, so that we may complete our records.

Yours truly, (77)

135

Mr. Tom Lusk,

386 Washburne Ave.,

City.

Dear Sir:

Dr. Harsha desires me to inform you that he cannot make a different decision on your application for benefits in the Order of Columbian Knights, on account of your continued hoarseness.

The delay in writing you about the same was in order to give you a chance to get well.

Yours respectfully, (54)

136

Mr. Wm. J. Doyle,

116 Superior St.,

Cleveland, Ohio.

Dear Sir:

Your esteemed favor of the 12th inst. notifying us of your declination of the request made by us on the first inst., is²⁵ received.

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We have long since learned that it does not pay to enter into discussions with the Home Office after the matter has been decided, so we simply bow in this matter to what we consider a great injustice.

Very truly yours, (67)

137

Mr. Roy B. Johnson,
Portsmouth, Md.

Dear Sir and Brother:

In answer to yours of December 15th, I will say that we received the examinations only of I. Foster, J. Muss²⁵ and H. Smallbach, examined by Dr. J. Cornish; but as we have only the examinations, we thought they were applicants for Metropolitan Lodge No. 31,⁵⁰ as Dr. Cornish generally examines for that lodge. If we had the applications we could have told they were for Golden Rule No. 47.

I.75 Foster and H. Smallbach successfully passed the medical examination; and J. Muss was declined. We notified the secretary of Metropolitan Lodge No. 31 some time. ago about these applicants, and we also notified J. Muss of his rejection.

As Dr. J. P. Pfeiffer generally examines for Lodge No. 47, we¹²⁵ supposed, of course, that these examinations were for No. 31, and notified them of the same.

Yours fraternally, (143)

73!

Mr. Carl L. Adams, 213 Broadway,

New York, N. Y.

Dear Sir:

Enclosed please find check for \$5.00 for the continuation of Mr. Edward Philips' policy No.

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279,953. Would forward thirty cent policy when it should be fifteen cents. This will change his premium and also his lapse credit, as you will see by my correction. Also please note correction on Bailey's lapse sheet. When you have made necessary corrections, please return lapse sheet to this office, 75 and oblige

Yours very truly, (80)

139

Mr. C. H. Stranton, 605 E. Mill St.,

Akron, Ohio.

Dear Sir:

The proof of death, book, policy, etc., of Lew Wallace, insured under policy No. 5753 received. Replying will²⁵ say I find this a just claim; and you will please pay same and charge it in your report for this week, and oblige

Yours⁵⁰ truly, (51)

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Mr. B. F. March,

Parkland, Ore.

Dear Sir and Brother:

Replying to your favor of the 22d inst., I beg to state I have received the application of Brother Frazier.

F.²⁵ S. Parker, of whom you spoke, is being transferred to your Lodge, as I understand, and is now a member at large.

I have been 50 unable to find any trace of the application of Mr. Manning, to whom you referred in your letter.

Please let me hear from you at 75 the earliest possible date.

Yours fraternally, (81)

Mr. D. E. Ryan,

6900 Wentworth Avenue,

Chicago.

Dear Sir:

This is to notify you that you have successfully passed the Medical Examination for membership in the Order of Columbian Knights; and you²⁵ will please be present at the next meeting of Lakeside Lodge No. 42, which will be held at 507 LeMoyne Blk., 40 E.⁵⁰ Randolph Street, on Tuesday, December 27, 1898.

You have obtained your membership in the Order of Columbian Knights, and in this lodge, at a very low rate.

Have you not some friends whom you would like to have join with you? If so, bring them to the meeting 100 and arrangements will be made to have them made members without delay.

Yours respectfully, (114)

142

Mr. Frank D. Murry,

34 N. Kansas St.,

El Paso, Tex.

Dear Sir:

Will you kindly inform us at the earliest possible date whether the Northwestern and Milwaukee have changed their rates for the Southern States, 25 especially Mississippi and Louisiana; and if possible, send us a copy of them, care of St. Charles Hotel, New Orleans, La., within the next few 50 days, as well as the rates of the Providence, with annual dividends.

Your early attention will greatly oblige
Yours truly, (70)

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Mr. Wm. Wangersheim, 864 E. 63d St.,

Chicago, Ill.

Dear Sir and Brother:

We are in receipt of a card from the Secretary of Pinzon Lodge No. 1, notifying us of your acceptance in²⁵ that Lodge; but before placing you upon their records it will be necessary for you to pay the amount of Organization assessment which was due⁵⁰ this office November 30, 1898, the amount of which is \$2.90. There is also due from you \$2.90⁷⁵ on reserve fund assessment No. 11, which is due and payable to this office on or before December 31, 1898.

. Kindly attend100 to this at once.

Yours fraternally, (106)

144

Mr. F. T. Davis, 2134 5th Ave.,

New York City.

Dear Sir:

Allow me to call your attention to your note of \$6.51, due on July 30th. In order to keep²⁵ your insurance in full force, this note must be settled promptly on or before the day it is due, and I therefore trust that you⁵⁰ will not overlook this very important matter.

Trusting to hear from you on or before the date mentioned with a remittance to cover this note, I am

Yours very truly, (81)

145

Mr. W. P. Skelding,

Phoenix, Ariz.,

Dear Sir and Brother:

In accordance with official circular No. 3, dated December 10th, the per capita tax for term

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ending December 31, 1898,²⁵ for every member in good standing in your Lodge was due and payable at your meeting December 19th. As I have heard nothing from your⁵⁰ treasurer, I would request you to see if tax cannot be remitted at once in compliance with the laws.

With the compliments of the season, I remain Yours fraternally, (79)

146

Mr. N. J. Hein, 898 Perry St., City. Dear Sir and Brother:

Your letter enclosing the letter of Mrs. Farmer is just received. I have sent her ten or twelve invitations, and have also sent her the December notice, which had been returned to me on account of an error made in addressing it by one of the stenographers whom I have been trying during the last two weeks. Mrs. Farmer's address is 36 Seldon Street. The stenographer addressed the letter to 3675 Sheldon Street; and it was returned to me.

I am glad Mrs. Stofferan has contributed for two tickets. She is a good worker; I wish¹⁰⁰ we had more of them.

I am getting out circular letters and will send them within a couple of days in form of a¹²³ notice of the next meeting which occurs on the 20th. Can you think of anything which should be put in this notice?

We have 130 had no applications since the last meeting. I can attribute it to nothing except Brother Goodell's talk. A number of persons have been in to see me; 175 and it takes most of my time making explanations about Brother Goodell's talk. He has promised me that in the future he would not get 200 up before the Court, before pre-

paring and considering what he was going to say.

Everything was moving along nicely until this

unfortunate thing came up.²²⁵ Brother Goodell, above all others, should be very careful in any statement which he makes. If you see him, I wish you would kindly talk²⁵⁰ to him about it. I have done so, but he may think it a personal matter on my part. Undoubtedly, a number of members have²⁷⁵ asked you to explain whathesaid; if they have, you know what argument to use with him.

Yours fraternally, (295)

Real Estate

147

2

Ferris & Conoway,

112 17th St.,

Denver, Colo.

Gentlemen:

Replying to your favor of the 7th would say that the name of the gentleman to whom I sold half of the property²⁵ bought of you, is R. C. Crane. His Chicago address is now 172 Washington St.; his Oak Park address I do not know.⁵⁰

Referring to the Chicago Avenue assessment, would say that I have not yet ascertained the amount; but my portion will be one-half of the taxes on the ninety feet.

Very truly, (82)

148

Mr. B. A. Davis, Cleveland, Ohio.

Dear Sir:

Your letter of the 18th inst. received. In it you do not say you will not entertain an exchange for your property,²⁵ 3143 Wabash Avenue. We therefore submit for your consideration a lot 50x145, clear, on Sheridan Drive⁵⁰ (Lake Shore Drive), east front, about 150 feet north of Barry Avenue. Barry is about four blocks north of Lincoln Park. Sheridan⁷⁵ Drive here is a continuation of the Lake Shore Drive south of Lincoln Park. On that part south of the Park, property has sold at¹⁰⁰ \$600.00 to \$1,200.00 per foot with practically no offering. The continuation north of the Park is in very strong¹²⁰ hands, with very little for sale, and none under \$300.00 per foot; and from that price to \$600.00 per foot.

A¹⁵⁰ bill is now in the Legislature to extend Lincoln Park to, and a little beyond, the lot we quote. Such an extension will greatly¹⁷⁵ enhance values. Price of lot we offer is \$15,000.00.

If you care to consider it, kindly advise; and we will call and tender²⁰⁰ all the information we have. As showing values, we might state that we can borrow on this vacant lot \$150.00 per²²³ foot at five per cent.

Hoping to hear from you, we remain Yours respectfully, (234)

149

Macon County Title & Trust Co., 140 S. Water St., Decatur, Ill.

Gentlemen:

You answered advertisement February 16th, stating you had Calumet Avenue property near 23d, on lot 100x130. Can it²⁵ be exchanged for Lake Forrest acres? or can it be exchanged at all? Please call and see us.

Respectfully yours, (45)

150

Mr. B. A. King,

Buffalo, New York.

Dear Sir:

Mr. Andrews spoke to us regarding your twostory flat building at above number. Will you kindly give us details of same, size²⁵ of lot, number of rooms, what heat, rent, encumbrance if any, and price?

Also let us know if you will exchange it, and, if so, 50 for what character of property, and where.

Awaiting a reply, we are

Respectfully yours, (64)

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Mr. T. F. Lewis,

St. Louis, Mo.

Dear Sir:

We were fortunate enough about thirty days ago to have offered to us a five acre tract at Beverly Hills. This property adjoins²⁵ a purchase of ours made in 1899. We have carried our property up to the present time, have put in improvements, paid taxes, interest, ⁵⁰ etc., until in order to make any money we have to ask \$50.00 per foot, or \$1,250.00 per lot.⁷⁵

This five acre tract, the particulars of which we enclose, was purchased at the same price we paid for our property nearly ten years¹⁰⁰ ago. Thus we are able to offer you lots in equally as well located blocks at about one-half the price you ordinarily would have to¹²⁵ pay.

The owner of the five acre tract became tired of it—wanted to use his money on the Board of Trade—and it was¹⁵⁰ his own proposition that he sell it to us at this low price. Of course, we always avail ourselves of any such opportunity as this,¹⁷⁶ believing that if we buy a little under the market we will be able to sell a little under the market, and at the same²⁰⁰ time make as much money as though we bought at the market and sold at the market.

We would suggest that you purchase two lots, 225 a proposition for which we enclose. Of course you would pay 6 per cent interest on deferred payments, with the privilege of paying any time 220 before.

We have other lots we can sell for less, but we do not consider them as cheap as those.

If you wish only one²⁷⁵ of these lots, we would ask \$1,250.00. We sold eight of these lots before we had the plat printed.²⁰⁰

Kindly wire us upon receipt of this letter

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whether you are in position to accept our proposition. We should like to have you do this in order that we may not lose the sale of any lots by reserving them for any length of time.

Yours very truly, (348)

152

Woodmen of the World, Cincinnati, Ohio.

Gentlemen:

Will you consider an exchange of your 50-foot lot on Michigan Avenue south of 56th Street, for a two flat brick building²⁵ No. 4000 Prairie Avenue?

If so, kindly advise and we will furnish you details.

Respectfully yours, (42)

153

Rudolph Kleybolte & Co., Omaha, Nebr.

Gentlemen:

You wrote us some time ago saying that you had a three-flat building, No. 3900 Wabash Avenue, for exchange.

Will you²⁵ consider in part payment a clear frame improved on State Street, that has a net rental of \$420 per annum, or⁵⁰ an acre piece on 95th Street? If so, kindly furnish us details of your property, and a card of admission, and we will make you⁷⁵ an offer.

Respectfully yours, (79)

15

Mr. L. A. Anderson,

6943 Washington Ave., Chicago.

Dear Sir:

Have you any improved property to exchange for 200 feet, vacant, 73d and Vernon Avenue,

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39

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or vacant lot on South Park Avenue²³ near 31st, or vacant on Drexel Avenue and 54th Street? If so, kindly give us list and details by letter, or call. Respectfully yours, (49)

155

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Chas. J. Buddeke & Co., 709-715 Union Trust Bldg., Cincinnati, Ohio.

Gentlemen:

2 -n -e g In reply to your answer to our advertisement No. 931, Tribune: we have known of your property No. 9671²⁵ Woodlawn Avenue for some time. The location is desirable, as you state, but there is little value in the house. Our client would⁵⁰ not allow any. Can you make us a lower price for cash? If so, we think it will be favorably considered.

Our commission in 75 event of sale is 2 1-2 per cent.

Respectfully yours, (85)

156

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Mr. R. P. Ellicott, Chicago, Ill.

Dear Sir:

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I wish to call your attention to the riparian right property shown on the reverse side of this letter.

The property is owned²⁵ by Eastern people whom I represent and who are desirous of closing out their Chicago interests and therefore are offering this property at a very low figure ⁵⁰

This is an opportunity for a speculation as well as a safe investment in these lots. The prices at which they are being sold are 5 based on the lots as they are today. The last legislature passed an Enabling Act giving the Lincoln Park Board

authority to establish a uniform¹⁰⁰ shore line out in the lake—so the abutting property owners would have the additional land in lieu of damages for their riparian rights. This¹²⁵ would give the purchaser on the Sheridan Road an equal amount of frontage facing on the park which is proposed to be made by reclaiming¹⁵⁰ the submerged land.

Land which has recently sold at over \$1,000.00 per front foot was made at the south end of Lincoln Park¹⁷⁵ by filling in the submerged lands.

I am in a position to offer the property at a very low figure on the following easy terms²⁰⁰ if desired, viz: \$500 yearly for five years, and the balance on the sixth year.

If you would like any further particulars, let me²²⁵ hear from you on the enclosed card. It will pay you to investigate this.

Very truly, (241)

157

Mr. H. T. Lenor,

Stuart, Jowa.

Dear Sir:

Your favor of the 8th inst. received several days ago. I have been unable to see the owner of the S. 1-2, 25 22, 99, 88, until today. The property is now held at \$25.00 an acre, or \$6,400.00 for the farm. The 50 title to the property rests in a government patent and is incontestable; and the property is free of encumbrance and liens, according to the records. 75

We require a payment in cash of one-third the purchase price; balance in five or less equal annual payments bearing interest at the rate¹⁰⁰ of 8 per cent per annum.

All prices are subject to 5 per cent discount for cash.

Yours respectfully, (119)

Paper and Printing

158

3-30-

Western Newspaper Union, Chicago, Ill.

3

We have had an offer made us by the Central Newspaper Union, of Davenport, whereby we can get ready-prints, without advertising, at 2c. 25 per quire cheaper than we are now paying you for the same containing advertising. We shall be glad to stay with you, if you can make us prices to meet these figures. Unless you can do equally well, you will please notify us and discontinue shipment of ready-prints 75 next week.

Awaiting your reply, we remain

Yours truly, (84)

159

Messrs. Jacquin & Co., 321 Main St., Decatur, Ill.

Gentlemen:

Gentlemen:

We hereby accept your contract of the 16th inst., whereby we are to run your six-inch single column advertisement in the weekly²³ edition of our paper for the sum of \$6.00, payment to be made upon completion of contract. Your advertisement will start in our next issue;⁵⁰ and we will place your name on our mailing list.

Vours respectfully, (62)

160

Mr. Lester V. Baderman. 114 North 28th Ave., Omaha, Nebr.

Dear Sir:

We have your letter of recent date and also sample of the purple paper. The sample you sent

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us does not contain any²⁵ wax whatever. Of course, this does not at all compare with ours. The quality which we have been furnishing you and which we quoted you on last⁵⁰ week is far superior. If you will give it a test, we feel sure you will be convinced of this fact.

In a day or⁷⁵ two we will send you a sample of poorer quality at a lower price. It may answer your purpose; but it cannot give the satisfaction¹⁰⁰ which our No. 1 does. It seems hardly possible for us to get enough stock to fill our orders for this No. 1;¹²⁵ and the demand is increasing. We will always protect you first, of course, as you are one of our oldest and best customers.

In reference¹⁵⁰ to the fibre, it seems as though there was some mistake in the shipping-room in marking same. However, we believe you will find it is what¹⁷⁵ you ordered. You may charge up to us the time, expense, etc. of re-marking the bundles. We have written and telegraphed about the next lot²⁰⁰ and are in hopes same will reach you in plenty of time.

Awaiting your further favors, we remain
Very respectfully, (224)

161

Inland Box & Label Co., 1503 Blake St.,

Denver, Colo.

Gentlemen:

We are just finishing the printing of a pamphlet of city ordinances for this city, and would like to have an estimate of what²⁵ you will charge for binding same. There will be 124 pages; and we want them stapled and the backs pasted on. There⁵⁰ are to be 500 copies; 200 of them will have to be finished by the 31st inst. There is no hurry for the remaining⁷⁵ 300; and you could furnish them at your leisure.

Let us hear from you by return mail.

Yours 'truly, (96)

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Sioux City Newspaper Union, Sioux City, Iowa.

3/2/

Gentlemen:

Replying to your favor of the 22d in reference to your order No. 7604, would request that you return to²⁵ us the 12 pt. Post Old Style lower case. We will send you the Schoeffer Old Style lower case at once by prepaid express.

Regretting⁵⁰ this mistake, we remain

Yours truly, (57)

163

Messrs. Joe M. Chapple & Co.,
Ashland, Wisconsin.

Gentlemen:

We are just in receipt of your reply to our telegram, and in reference to the same would say that it will be impossible for²⁵ us to ship this rule today, as it is not in stock and will have to be cut to order.

We will, however, see that 50 it goes forward on Monday.

Yours truly, (62)

164

Messrs. Brown-Lipe & Co., 2328 Indiana Avenue, Syracuse, N. Y.

Gentlemen:

We have wired you this A. M. thus: "Wire mill to rush Omaha paper immediately, answer if ready," and now confirm same. Since wiring you, however, 25 we are in receipt of your letter of the 20th inst. stating that you advised the mill to ship the order flat. We wish that 50 you would instruct them also to follow the shipment with tracer as we are in receipt of a letter from our

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customer in Omaha stating⁷⁵ that if we cannot ship it immediately to cancel the order, as they must have it at once and can get it elsewhere.

To explain¹⁰⁰ the matter, would say that the order was given originally for the netweel color.

To explain¹⁰⁰ the matter, would say that the order was given originally for the natural color in 40 lb. weight and was sold on a sample from²⁵ a mill which is near by. They have the paper in sheets; but we substituted yours, knowing they would prefer the color of your¹⁵⁰ paper. Had we ordered from the party whom we originally intended to order from, we would have had the paper shipped by this time. Hence,¹⁷⁵ you can see our anxiety to have no delay in this paper's reaching our customer. Anything you can do to hasten it we shall appreciate.²⁰⁰ We hope to establish a trade that will be of some account in future in your line.

Yours truly, (219)

165

2 €

Western Paper Co.,
Fifteenth and Howard Sts.,

Omaha, Nebr.

Gentlemen:

Please ship us at your earliest convenience, a 25-lb font of your Drew series type, two of your best triple cases, and one²⁵ Little Giant lead cutter.

We ship you by C. R. I. & P. freight today, 75 pounds of old type metal to apply on the order. Please deduct the value of the old metal from the shipment and send C. O. D. for the balance.

Yours truly, (72)

160

Mr. Wm. Earnest,

Morre, Okla.

Dear Sir:

As we have been informed that you intend to have a sale soon, we mail you under separate cover

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40, 20, 3, of today samples of our²⁵ public sale bills. We can furnish you the largest size bill at \$2.00 for the first hundred, and 50c. for each additional hundred,²⁰ or the smaller bill at 20 per cent reduction from the above prices.

Hoping to be favored with your order when you get ready for the 5 bills, we remain

Yours very truly, (81)

167

~ C. E.

Carpenter Paper Co.,

Twelfth and Howard Sts.,

Omaha, Nebr.

Gentlemen:

3100

In reply to your favor of the 16th, will say that we could go to work at once on your printing if you see²⁵ fit to place your order with us. Our total cost for the work would be \$90.75; and we will sign⁵⁰ contract to deliver same before March 1st.

9 & box 27.

We have just received a shipment of new type, which is the latest out for that class of ⁷⁵ printing, so if you give us your order you will be sure of getting it done in an up-to-date manner.

Awaiting your reply, we¹⁰⁰ remain Yours truly, (103)

168

Mr R. M. Smith,

4341 Armour Ave., Chicago, Ill.

My dear Sir:

Your favor of yesterday received. I am very much pleased to know that you have added the new line of paper to your stock. I²⁵ am sure you will be successful with it, as you were with the

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others. You may be assured I will help you all I can⁵⁰ in the way of samples, information, quotations, etc.

With best wishes, I remain

Yours very truly, (69)

169

Messrs. Ramsey & Mulhern, 43 Hammond St., Philadelphia, Pa.

Gentlemen:

Some few days ago I wrote you a letter stating the nearest sizes I had to your order for Parchment paper, and the amount²⁵ of waste you would have to stand. Please let me hear from you by return mail in regard to this, as I have a chance to⁵⁰ dispose of the entire stock at a fair price. If you can wait two or three weeks, I can have the same made at the⁷⁵ mill and then there would be no waste. Kindly reply at once.

Yours very truly, (91)

170

Mr. James H. Bevans, 122 Merchant St., Decatur, Ill.

Dear Sir

When you sent the last shipment of electrotypes for your Scott's Emulsion advertisement, you ordered us to run same until March 1st, at which time you said you would send us a new set of plates. As the same have never arrived, we write you to ask whether you have failed to make shipment, or whether same have been lost in shipping.

Trusting to hear from you by return mail, we

Yours truly, (75)

Wool Commission

171

Mr. H. B. Brown,

Bloomfield, Ill.

Dear Sir:

Your favor of the 17th inst. at hand and noted. We can only say that it is utterly impossible to give you any²⁵ correct idea of the value of your wool from such samples as you send.

Yours very truly, (42)

172

Messrs. I. Morse & Co.,

St. Louis, Mo.

Gentlemen:

When you are in the market for wool of any kind, we shall be glad to hear from you. There is about 40,000 lbs. 25 of "Original Package" New Mexico wool held by a party outside the wool trade. We think that this wool will be offered for sale in 50 the near future, and if there is anything that you can use, we will place samples before you and try to secure it for you 50 if possible.

When in need of anything in our line, we shall be glad to hear from you.

Yours very truly, (97)

173

Messrs. Hayden Bros.,

Chicago, Ill.

Gentlemen:

We are just receiving a consignment of 10,000 lbs. of Wisconsin Wool, which we expect to run largely at % and ¼ and² which will no doubt yield a large percentage of staple wool. Not having graded it as yet, we cannot name you a price. If you⁵ are in the market for anything of this kind, we shall be glad to figure with you.

Yours truly, (69)

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Mr. Charles Keech,

Hebron, Nebr.

26

Dear Sir:

Yours of the 1st inst. at hand. We have made a sale of your wool and enclose account of sale and check for²⁵ amount with the hope that same may be found correct and satisfactory.

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We tried very hard to get more for this fine wool, but it⁵⁰ was an impossibility; and the way other wools have been selling, we have obtained full value for this. Of course, you realize it has been⁷⁵ a very unsatisfactory season for all concerned.

Yours truly, (84)

175

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Mr. Frank E. Edwards, Polo, Ill.

Dear Sir:

Your favor of the 19th inst. at hand and noted. We send you by freight, as requested, four wool sacks. We shall be²⁵ glad to handle your wool this summer, but you must not compare what we are able to do for you this year with what we⁵⁰ did last year, as circumstances are entirely different.

If we receive your orders, we will do the best we possibly can for you.

Yours very truly, (76)

176

Messrs. F. Cosgrove & Co., Decatur, Ohio.

Gentlemen:

Yours of the 19th inst. at hand and noted. As requested, we ship the 38 sacks of wool which we were to hold²⁵ until we heard from you.

Yours truly, (31)

~ 22

Publishing

177

Mr. Henry B. Campbell, 111 E. 6th St.,

Joplin, Mo.

Dear Sir:

Your payment on account for the set of World's Best Literature which was due on the first of the month, has failed to²⁵ come to hand.

We trust that you will give this matter your prompt attention, and favor us with a remittance without delay. By so doing⁵⁰ you will greatly oblige

Yours respectfully, (56)

178

1 20%

Mr. J. Edward Howard,

Chicago, Ill.

Dear Sir:

In reply to your inquiry we take pleasure in sending you under another cover prospectus of the Charles Dudley Warner Library of the²⁵ World's Best Literature, now nearing completion, also a booklet containing answers to the questions that you may wish to ask regarding this great work.

As⁸⁰ you will see from enclosed application blank, by joining the present Club you secure the Library at a saving on the regular subscription price of⁷⁵ over \$1.00 per volume on the cloth binding, over \$1.25 per volume on the quarter Russia binding, over \$2.00¹⁰⁰ per volume on the half Morocco binding, and over \$2.50 per volume on the full Morocco binding. This low price is¹²⁵ conceded to introduce the work quickly so that its merits may be well known by the time it is

complete, when it will be sold so by agents at the advanced price.

That there may be no hesitation or delay in your decision at once to take advantage of our Club¹⁷³ offer, we furthermore give you the privilege of ten days' examination of the volumes, when if not satisfactory they may be returned and your money²⁰⁰ refunded. You have only to send your application on the enclosed blank with \$3.00 when twenty or more volumes will be sent you at²²⁵ once and the final volumes to complete the set within a few weeks.

We enclose return envelope and shall hope to welcome you as a^{250} member of our present Club.

Yours very truly, (258)

179

1-1

Messrs. Dodd Mead & Co., 39 E. Wabash Ave., Chicago, III.

Gentlemen:

The "Universal History" for which I subscribed a little over a year ago, and of which I received two volumes, has never been²⁵ completed, or at least I have never received any more books. The understanding was, when I bought the books, that I was to receive the⁵⁰ eight volumes in the year; now I have the first volume and the fourth volume. You must know that the books, incomplete as they are,⁷⁵ can be of little value to me and hence are a very poor investment.

Please let me know what is the trouble. I hold receipt¹⁰⁰ for payment on the volumes received; but, I repeat, that money is lost unless the set is completed.

Yours very truly, (121)

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Dr. Rudolph Horsky, Horsky Blk., Chicago.

Dear Sir:

We are in receipt of your compunication dated April 16th, and carefully note contents. We must say that we are surprised at the stand you²⁵ have taken in this matter. Of course it is not necessary for us to state that these books were sold you under contract, you agreeing⁵⁰ to pay a certain amount for the books, which have been delivered. We do not consider that the price which you have paid for medical⁷⁵ works has any connection whatever with the price we are asking for the library of the World's Best Literature. As to our accepting a return¹⁰⁰ of the books you have and refunding the money already paid, it is out of the question. We assure you that we are perfectly¹²⁵ willing to do what is right and fair by you.

We would request that you communicate with us stating what you consider a fair discount¹⁵⁰ for the balance due on your account. We do not wish you to understand from this, however, that we feel in any way obligated¹⁷⁵ to accept your proposition.

Yours very truly, (182)

181

Mr. Frank Bracelin,

Grandledge, Mich.

Dear Sir:

Your letter from Battle Creek on the 23d, enclosing the Longman contract just at hand. We note what you have to say concerning²⁵ your check, but the delay has already been explained—Washington's birthday. We are glad to receive this contract from Mr. Longman, but of course, regret⁵⁰ the conditions annexed.

We think you are a little too frank, Mr. Brace-

The transfer of the percial a greaters which are there in the transfer of the

The Northean product this assume that a write grant separation contracts, so gen part request. Beginning that their part seal assumes the product of a contract the area.

Yours very truly, (257)

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206

Messra. Smith, Andrews & Co., Philadelphia, Pa.

Gentlemen:

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Yours very truly, (100)

Dry Goods

183

Messrs. J. Sterns & Co., Quincy, Ill.

Gentlemen:

We are in receipt of your favor and order of the 7th inst., and will give it our prompt attention. We mailed you our²⁵ catalog which will show you in what quantities our goods are put up. As a rule, all goods that are more than \$2.00⁵⁰ per dozen can be had in almost any quantities; but where they are under that price, or what we call "Counter Goods," it is impossible for us to sell less than a dozen of a kind.

We shall be pleased to receive your order for whatever quantity you want in 100 our line, and will always do our best to fill the order as desired.

Yours truly, (115)

184

Messrs. Bradley Bros., 259-261 N. Water St., Decatur, Ill.

Gentlemen:

On our bill of Oct. 25th you will find that you are charged with one piece of damask No. 6805,²⁵ quality 330, 22 yards at 50c. This piece of goods must have gotten into your bill by mistake, as it is not on the order as taken by Mr. Murtha. There is also an error in the price, as these goods sell at 72½c. 1f you can use the goods at 60c., we will charge you up with the difference; but if not, kindly return it at our expense. In case you return the goods, you will oblige us by sending the original paper along with it.

Kindly let us know at your 25 earliest convenience, and oblige

Yours very truly, (132)

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The John Shillito Co.,

Race, Seventh & Shillito Place,

Cincinnati, Ohio.

Gentlemen:

Our salesman, Mr. Kriegsmann, will be in your city in a few days and will then have the pleasure of calling upon you in²⁵ regard to our line of silks.

We hope that you will hold whatever orders you may have until you see Mr. Kriegsmann, as we feel⁵⁰ sure that he will be able to interest you.

Yours truly, (61)

186

Boston Rubber Works,
Boston, Mass.

Gentlemen:

We have this day forwarded you an order through your Mr. Bennet, which we trust you will give your most careful attention. We wish²⁵ also to have the following goods forwarded by the same freight:

100 pairs rubber boots, style A, sizes 3s to 10s.
100 pairs rubber shoes, style cd, sizes 3s to 10s.
30 pairs rubber boots, style XC, sizes 3s to 10s.
Yours truly, (70)

105

Messrs. Murphy, Grant & Co., Bush and Sansome,

San Francisco, Cal.

Gentlemen:

Your favor of the 14th inst. received. We are very sorry that the goods did not turn out just as you intended to order²³ them.

We are endeavoring to fill your order as closely as possible. If any mistakes are made they were due to our inability to⁵⁰ get the goods in time so as to fill your order to the letter.

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6-6 6-6 6-6 6-7 9 In regard to the table oil cloth, the china, Japanese matting, German damask doilies and towels, our shipping clerk says that the goods were sent last Monday morning, and were put in as part of the order, so that you would not be obliged to pay extra freight on the shipment.

We regret that the mistake occurred, and hope that the 125 goods will reach you in good shape, and prove entirely satisfactory.

Yours truly, (138)

188

Messrs. Green & Co.,

155 State St.,

Chicago, Ill.

Gentlemen:

Your order was duly received; and the goods went forward by today's freight, with the following exceptions.

We were out of children's camel's vests,²⁵ ladies' jersey ribbed balbriggan, and men's natural wool and white merino. We regret exceedingly that we cannot give you these; but it is very late⁵⁰ in the season and our stock is, of course, very low.

Yours truly, (63)

189

Messrs. Correll & Francis, Scranton, Pa.

Gentlemen:

We return in this a letter from Charles Kellogg & Company, and in reply to your notation will say that we never write²⁵ your customers in regard to the time of delivery, but always advise you. We have asked you repeatedly to inform them, so took it for granted³⁰ that you would in this instance.

We are very sorry to know that you are losing

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orders; we are having no trouble at all selling the stock of Miners' American and Merrimack shirting prints at the figures quoted you. Consequently there is no reason for us to make the change.¹⁰⁰

Very respectfully, (102)

190

Mr. Dawson Addison, Hartford, Conn.

Dear Sir:

Our salesman will be in Hartford the latter part of this week, and we trust you will take advantage of his visit and²³ lay in a full stock of the many new lines of goods we are offering this season. He has a very complete line of the⁵⁰ latest novelties from Paris. Our stock of these goods is most complete in every way, Mr. Haws, the Junior member of our firm having spent⁷³ several months in Europe this fall in making careful selections of the leading goods.

Trusting we may be in receipt of a large order from 100 you, we are

Yours truly, (105)

191

Messrs. Linn & Scruggs, 100-122 S. Water St.,

Decatur, Ill.

Gentlemen:

Your esteemed order for Simpson's gray and black and white mourning prints through our Mr. Snow at hand today; and we have filled²³ it to the best of our ability.

Also your order for four dozen of gentlemen's balbriggan underwear at hand. We are entirely sold out of the number you want; but we have a garment coming which has been jobbed at \$4.50,

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6 2 -ebut which we will sell you at the same price.
 We expect to be able to send a be you at the or three days.

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Despectfully, (104)

150

The B & M. Mon's Farmshing Goods, 201-3 S. Adams St., Decatur, III.

Gentlemen:

We send you today a line of nine is ugod quiles in white and dainty colors, as sumples. This is our entire line of those gassis. It you destre to reorder any of these numbers, can of trees from quilt and please state color and price. These were the "quilts you were asking about when our salesman last visited you.

Hoping to hear from you in regard to some of them, we are

Yours unity. (75)

1:23

Mr. G. F. Cottrell.

613 16th St.,

Denver, Colo.

Dear Sir:

We have placed to your coedit allowance on Pates seetsuckets, cotton coverts, and prior crash, but in future we cannot sell from at a better price than \$\theta_{-}| > 30 \$\theta_{-}\$ one per concell fainty days, as the agents have populsed insure to do so in any case, and they say they will not allow their goods sold below at \$\theta_{-}\$ 1 \$\theta_{-}\$ \$\theta_{-}\$

Were it not for this, we would be glad to continue to sell them same as in the past

Truly yours. (97)

276

Mesars. Byrne, Andrews & Co., Latrobe, Pa.

Gentlemen:

back and white there and the wave gradient, and fancy plaids.

Cotton blanners come only in grey and only Our line of flanners is very company and only ing Country flanners. Princeper, Planner, and Alexander, pash, than flanners in the pash orange, only and search orange, only and orange or an arm and nankeens.

If you will inclease to be soon the second wish to early, we will take these or in a serving a salable variety for you.

Yours truly, (100)

198

Messrs. Thompson, Belden & Co., Sixteenth and Douglas Sts., Omaha, Nebr.

Gentlemen:

We have asked you repassed you make the case case containing standard blesched goods against the tons, men's calludoid collect these same of the damask closes, notice the second or least to belts, chair purses, where were stable to May 5th by S. T. Bloomingston.

We enclose you bill of acting to stowe to see and when these goods were supper. As to do not seem to be able to trace there or find these they were sent, we have taken the locate of charging you up with the case of goods and tops you will make an early receivance to save a

We shall expect you to give the names your

immediate attention, and if you cannot locate the goods, send us your check and oblige

Yours truly, (125)

196

Mr. C. H. Fix,

Harrisburg, Pa.

Dear Sir:

Your kind order of the 22d inst. for crepe de chine, printed foulards, black mohair brilliantines, storm serges, electric velveteens in black, French, and German plaids, at hand. We have filled the same as closely as possible.

We are short of one piece of serge like sample, and one piece of blue cashmere. These two articles we have ordered from our home office, New York, and as soon as we receive them, with will be in a few days, we will forward them to you. Let us know if you can wait until that time.

Thanking you¹⁰⁰ for the order, and hoping the goods will reach you in good season, and open up satisfactorily, we remain

Yours truly, (120)

2

V

Grocery

197

C. S. Morey Mercantile Co., 16th & Wynkoop Sts. Denver, Colo.

Gentlemen:

We have shipped today to your address, per American Express, the goods ordered in your favor of the 6th inst. Enclosed you will find²⁵ invoice of the same, amounting to \$450.00.

Hoping that the goods may meet with your entire approval, and soliciting further orders of from you, we are

Yours respectfully, (56)

198

Mr. C. H. Farnum,

Mayworth, Kan.

Dear Sir:

Can we do anything for you in eggs? We are having a sharp demand as we always have at this time of the²⁵ year while the stock is fine and prices low. Having a large trade to supply, we are in position to handle your shipments promptly and⁵⁰ get every cent possible out of them. Other houses may quote you higher prices; but when it comes to actual sales you can depend upon⁷⁵ our being "strictly in it."

Our market is firm today at 12 to 12½c. Besides the large consumptive demand there will¹⁰⁰ be a heavy call for eggs during the next six weeks from parties wishing to put them in cold storage. We are always ready to¹²⁵ extend liberal accommodations to our shippers in the way of advances. Will return cases promptly. An early reply will oblige

Yours truly, (147)

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Messrs. White & Black, Greenville, N. Y.

Gentlemen:

We have your order for Star Bacon, which we are filling today and for which accept our thanks. The dried beef will not be ready for shipment before the latter part of this week.

We also beg to acknowledge the receipt of your draft for \$54.36, covering amount of last shipment.

Yours truly, (58)

200

Messrs. Keys & Co., Cincinnati, Ohio.

Gentlemen:

Kindly look at sample of molasses mailed you Aug. 31st, price 21c. Let us ship you sample lot of three barrels if you prefer²⁵ seeing it in packages. The molasses we feel sure will please you. It has been spoken of very highly by those who have used it.⁵⁰ We should be very glad to receive an order from you at any time.

Yours truly, (66)

201

Armour & Co.,

Anaconda, Mont.

Gentlemen:

Have you noticed the constant improvement in the Commercial's market reports and news service? "Primary Market Reports and Business News" is our motto, and 25 we are leaders in these.

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Two-thirds of all the wholesale grocers in the United States are subscribers to the Commercial; but we want⁵⁰ them all! Will you start the new century right, by reading the oldest and best commercial paper in America "every business morning"?

We hope for your order. Please reply on enclosed postal card.

With the compliments of the season, we are Yours truly, (92)

202

The F. E. Sanborn Co., 1509 Howard Street, Omaha, Nebr.

Gentlemen:

Your letter of Sept. 30th received, in reply to which I beg to deny most positively the statement that we have ever allowed any²⁵ sugar or glucose in the car loaded in our warehouse, or any part of the same, to be unloaded in our warehouse to save demurrage.⁵⁰ The statement is a misrepresentation of the facts.

Yours truly, (60)

203

Riddell, Stadler & McClelland Co., 140-146 N. Franklin St., Decatur, Ill.

Gentlemen:

We offer No. 1 butter paper, size and quality as inclosed samples 320 cwt. at \$7.25 per²⁵ case of one hundred reams f. o. b. this city. This price is under the market; and we advise you to antici-

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- 1 g 06 pate your wants and place your order by so return mail for immediate or future delivery.

Respectfully yours, (75)

P. S. Can we not interest you in Sandoe paper bags?

204

Decatur Packing & Provision Co., Dover, N. H.

Gentlemen:

The deal on Gold Dust washing powder for the retail trade of Maine, New Hampshire and Vermont, as explained by the enclosed important announcement,²³ will be withdrawn Saturday, December 15th.

Please instruct your salesman not to offer Gold Dust on the terms of this deal, after the date specified.⁵⁰

Yours very truly, (53)

205

Mr. S. F. Carroll,

Leavenworth, Kan.

Dear Sir:

Your name has been sent us by our representative as being a prominent merchant in your section; and we believe you are in²⁵ the habit of always carrying some "St. Charles Evaporated Cream" in stock. If this is the case we want to thank you for your assistance⁵⁰ in marketing our product, and to ask you to kindly instruct your clerks to call your customers' attention to this excellent article.

The old fashioned sweetened milk is fast dropping behind. Once customers try our "Unsweetened" you cannot get them to go back to buying sugar at 18 to $21e^{100}$ a pound—for all

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sweetened milks consist of not less than 40 per cent sugar, while our can contains nothing but pure milk reduced¹²⁵ to a consistency of rich cream by evaporation.

We preserve solely by the scientific application of heat, perfectly sterilizing our cream so that it will¹⁵⁰ keep indefinitely until opened, and using nothing but the richest milk from selected cows, carefully fed under our supervision on model farms in the best¹⁷⁵ dairy section in the world; the result is "Absolute Purity."

By recommending St. Charles Cream to your customers you are doing them a real service.²⁰⁰ For infants it is acknowledged by leading physicians to be the best food obtainable, while for all cooking purposes it is unsurpassed, especially when used²²⁵ in coffee, cocoa, tea, or in making ice-cream.

It gives you a good profit and you will never have any trouble with it, as²⁵⁰ once sold it stays sold. We guarantee every can absolutely. If your regular jobber should not have any on hand, please drop us a line²⁷⁵ and we will see that you are supplied.

We also beg to call your attention to the enclosed circular showing a cut of a handsome bronze clock we are distributing among our patrons.

Yours truly, (310)

Fire Insurance

206

0 (E y / |Mrs. A. B. Hyde,

Washington, D. C.

Dear Madam:

The insurance on your household furniture, at the above address, amounting to \$1,000, will expire on January 4th; and I shall²⁵ be pleased to renew it for you.

The premium will be \$15.00 for three years, being at the same rate that you paid when the policy was transferred to your new location.

Kindly advise me by return mail regarding same.

Yours very truly, (69)

207

5 "12

Mr. Benjamin Rawson, Memphis, Tenn.

Dear Sir:

According to my memorandum, you should have insurance expiring this month on your dwelling and furniture. The memorandum you gave me some years²⁵ ago—so I may not have the date exactly correct.

If you feel that you can let us have this insurance on expiration, will you⁵⁰ kindly find out the exact date of expiration and amount, etc.? I shall appreciate it very much.

Fraternally yours, (69)

208

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Mr. James Harwood,

Quincy, Ill.

Dear Sir:

Enclosed herewith we hand you memorandum of insurance expiring on your dwelling and furniture 2 so

on December 1, 1900. To renew this the²⁵ same as it was before, it will cost you \$4.20 for one year, or if you wish to take it for⁵⁰ three years, it will cost you \$8.40.

Kindly let me know for how long you wish it renewed and I will⁷⁵ forward policy immediately. You can settle the first time you come to the city.

Very respectfully yours, (92)

209

Mr. J. B. Emmons,

Omaha, Nebr.

Dear Sir:

Permit us to call your attention to the fact that your bill, \$10.50, has not been paid. This insurance²⁵ was written, as you know, upon the application of Mr. John Smith, who at present is employed at our New York office. We, therefore, have⁵⁰ not pushed this matter hard, but wish to state that our limit of credit usually extends no longer than sixty days.

Kindly remit the amount⁷⁵ of premium to our office, on or before April 15th, and thus avoid our serving notice of cancellation upon you, and oblige

Yours respectfully, (99)

210

Mr. Charles Smith,

Grand Rapids, Mich.

Dear Sir:

We enclose herewith policy No. 8953, Insurance Company of North America, covering \$1,500 on²⁵ your household furniture at your Cleveland address. We also enclose herewith bill for premium on same with a credit of \$1.65,50 due on

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account of the cancellation of policy No. 35167, London & Lancashire, issued in the name of Ira M. 75 Coach.

Please remit the premium directly to this office, and oblige

Yours/very truly, (89)

211

1/00

Mr. J. J. Weins,

101 Sixth Avenue,

Topeka, Kansas.

Dear Sir:

One of our customers has requested us to find out the rate charged for insurance on his buildings at Valley Falls, Kansas, and²⁵ we would be obliged if you can furnish us with the same.

The property is described as two frame buildings, situated on lots 5 and 50 6, block 23, map No. 706, reports No. 93 and No. 94, Broadway Street, Valley Falls, Kansas.

Should we succeed in procuring $^{\tau_3}$ an order for the insurance we will be pleased to forward same to you.

Thanking you in advance for your kind attention, we remain

Yours very truly, (102)

212

7 Ce ...

Messrs. Ford & Breese,

Duluth, Minn.

Gentlemen:

Referring to the standing of the National Fire. Insurance Company, concerning which we have had some conversation over the telephone, we would quote you the following from the Insurance Reference Book of 1900.

2 10 m

United States Branch, Total Assets..\$976,819.98. United States Branch, Net Surplus..\$394,293.15.

The company was organized in 15 1844, with a subscribed capital of 15,000,000 marks. It is the largest German company and has paid more than \$100,000,000 in losses since organization.

You will see from these figures that the company is one of the best, and very strong financially.

Yours very truly, (126)

213

Messrs. Harbeson & Wallace, Mgrs.,
Phoenix Insurance Co.,
Columbus, Ohio.

Gentlemen:

Your valued favor of the 16th inst. came duly to hand; but I regret to say that I cannot give you the information²⁵ you desire. We have had but one small loss on cotton-seed-oil mills; and that loss occurred on a building that was not sprinkled⁵⁰ at all.

I do not know to whom I can refer you for the information, but I have read accounts of several fires in cotton-seed-oil⁷⁵ mills, which have been extinguished by the automatic sprinklers without loss to the insurance companies.

Regretting that I cannot give you the information called for, I remain

Yours truly, (106)

214

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Mr. E. B. Erton, Philadelphia, Pa.

Dear Sir:

We wrote insurance for you in January on property belonging to Madge Coonley. This property was described to us at that time as²⁸

being a two-story frame dwelling, situated 814 Monroe Street, and exposed to frame dwellings within twenty-five feet on each side. We⁵⁰ therefore, wrote up this insurance at 75c per annum, or \$1.50 for three years, being the tariff rate for⁷⁵ such a dwelling.

Later on, we learned from you that the property should have been described as 814 West Monroe Street; and 100 our inspector, upon making a survey of the property, found that the building described was a store building, and therefore would come under a mercantile 125 rating instead of under the dwelling tariff. This will make the rate \$1.50 per annum and \$3.00 for three years. 150

We have rewritten the policy, this time correctly, and enclose it herewith. We trust this explanation will make the matter clear to the assured.

Yours¹⁷⁵ very truly, (177)

215

2000 B

Messrs. Thalman & Taylor,
Mobile, Alabama.

Gentlemen:

In reply to yours of the 6th, would say that the only insurance we do outside of Chicago and New York is that of the²⁵ property of those large combinations of capital like the American Tin Plate Co. and others, whose head offices are in the city of New York,⁵⁰ Is it that you cannot get satisfactory rates from your agents in the town, or are there not enough agents there to care for the⁷⁵ business?

Our method of handling this business is to get the various state boards to establish a rate and then we place business at the **oo* established rate with the various agents throughout the country.

On general principles, and without knowing more of the subject, we would say that if

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Mobile, 125 Alabama, is the head office of your company, you would better deal with agents at Mobile. It looks to us as though your proposition was 150 an entirely different one from the class that we are handling.

Yours respectfully, (164)

216

Mr. Ernest Titus,

Buffalo, New York.

ear Sir

The following policies, covering contents of your various barns, have not been returned to our office for substantiation of form and rebate: 25

 58,422, Continental
 \$3,000

 805,096, Fireman's Fund
 5,000

 3,515,767,50 London & Lancashire
 3,000

 54,578, Magdeburg
 5,000

 2,464,717,75 Williamsburg City
 2,000

These policies expire May 23, 1901. The total insurance on your carriages, horses, etc., is \$30,000.

Will you kindly look up the above mentioned policies and send them to our office at your earliest convenience, so that we¹²⁵ may adjust the rate and form?

Yours respectfully, (133)

21'

Mr. A. M. Hawkins,

Kansas City, Mo.

Dear Sir:

We have the following insurance expiring in January, covering merchandise belonging to C. J. Kellogg Co:

Jan. 9.—Newark Fire \$1,000²⁵
" 16—London & Lancashire 1,000
" 17—Williamsburg City 1,500
We enclose a memorandum and shall be glad to

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hear⁵⁰ from you before the expiration of these policies, and to receive your order for renewal.

The rate this year figures \$2.12. When¹⁵ the celluloid company has moved out five cents reduction will be made, bringing the rate down to \$2.07. This increase over¹⁰⁰ last year is due to the addition of a location charge of 64ℓ. The location charge was adopted last January, shortly after your policy¹²⁵ was written, and provides that the firm on the second floor shall pay four cents, third floor, nine cents, and so on, always paying the¹³⁰ square of the floor. As you will see, you being on the eighth floor, are charged 64c.

You will notice from the schedule¹⁷⁵ of rates which I enclose that the celluloid company is marked as a 15c tenant. The next most hazardous tenant in the building is the²⁰⁰ saloon which is a 10c tenant, so that you see the net reduction by the celluloid firm's moving out will be but five cents.²⁰⁵

Trusting this explanation makes the matter clear to you, we are

Yours respectfully, (238)

218

Mr. John Jones,

Pentwater, Mich.

Dear Sir:

We did some business with you last May under our then name of C. D. Arlington & Co., insuring some houses and barns²⁵ for Miss Carrie E. Brown. We should now like to make some inquiries regarding the insurance on some other houses which are within your territory,⁵⁰ as follows:

A small frame house known as the "Henry House," situated on lot 4, block 6, Brown's Addition to Pentwater,

A small brick building 15 used by Pentwater

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storekeepers for storing oil, situated on block 9, Brown's Addition to Pentwater,

A warehouse building on fractions of lots 2 and 3,100 block 4, Village of Pentwater,

A dwelling house covered with sheet iron, on lot 1, section 24, near the Village of Pentwater,

A frame barn¹²⁵ known as the "Brooker Place," near Pentwater.

Please investigate all these, and give us the approximate insurable value and also rates on the same, and 150 let us hear from you at your earliest convenience. This is all the property of Miss Carrie E. Brown.

Is the town of Whitehall within¹⁷⁶ your jurisdiction? There is some dwelling property situated near there which we wish to insure.

Yours very truly, (193)

219

Mr. A. D. Barber,

Phoenixville, Ark.

Dear Sir

As we wrote you some days ago, the Norwich Union Fire Insurance Co. of England, has ordered its policy 30,040,25 covering the building 451 Monroe Street, canceled.

We have had the amount replaced; but the new policy has not been written for the reason that since the policies which we sent you were written there has been an additional charge put upon the building by the Board on account of electrical defects and other condition charges, of which fact the tenants have been notified. We were informed that the improvements are being made.

We wish to avoid, if possible, writing up this new policy for \$2,500 at a higher rate than will be 125 in force after the improvements are complied with; but as the Norwich Union are very urgent

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in their demand for their policy, to which they¹⁵⁰ are entitled, we have to request that you kindly forward same to us in order that we may surrender it.

If we find that¹⁷⁵ the requirements of the Board will take some considerable time, we would advise you to have a new policy written up, with the idea of getting²⁰⁰ it rebated when the requirements are complied with.

We have had a great deal of trouble with the rate on this building, and trust²²⁵ you will recognize the fact that we are doing the best we can under the circumstances.

Very respectfully, (242)

220

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Mr. James O'Farrell, Chicago, Illinois.

Dear Sir:

Your company is one of the number which we are using in writing up all the business of the American Tin Plate Co., 25 the American Sheet Steel Co., the National Steel Co., the American Steel Hoop Co., and the American Can Co.

The last named organization has several⁵⁰ factories on the Pacific coast. We think that there is a rule among the companies represented on the Pacific coast, which prohibits the payment of commission to⁷⁵ any except resident agents in that territory. Non-resident brokers and agents are not recognized. Unless this rule is changed, the entire Pacific coast business, amounting¹⁰⁰ to about \$3,000,000, will be lost to the insurance companies doing business there.

What the Pacific coast agents should do is to pass¹²⁵ a rule similar to one in force in Pennsylvania. The Pennsylvania agents allow commission to non-resident agents on the business of non-resident corporations.¹²⁰

Ours is not the only business that the California

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agents are about to lose, unless this rule is amended.

All of the above organizations are, 175 of course, non-resident corporations so far as the California agents are concerned.

These large combinations of capital have come to stay; and the agents²⁰⁰ on the Pacific coast, as well as elsewhere, might as well recognize the fact that the business, so long as it is insured at all,²²⁵ has got to be handled by some one concern, and that no one is going to handle it without receiving a commission for it.

Won't²⁵⁰ you use your good offices with your Pacific coast manager to see if this rule cannot be amended?

The arbitrary and ridiculous ruling of the Insurance Commissioner of Ohio, which prevents writing anything except specific policies on the manufacturing plant, prevents our obtaining proper indemnity for our clients even at 300 the advanced rates. This has necessitated the trusts' making arrangements to place the entire Ohio insurance with a foreign syndicate, where it can be placed 325 under a blanket policy with an eighty per cent clause and a pro rata clause, which they are perfectly willing to use.

Unless the California³⁰⁰ agents can be brought to their senses, it will be necessary for us to take the same action in regard to the Pacific coast business.²⁷⁵ We dislike exceedingly to have anything of this kind happen. For the reason that we are firm believers in the local agents' rights, it has⁴⁰⁰ always been our endeavor to share the business of this nature, which we control, with them.

A letter to your Pacific coast manager would probably 425 be of considerable assistance in bringing about the desired results.

Yours very truly, (438)

2 5

Hardware

221

Lobe-Cutter Lumber Co., 326 Lumber Exchg. Bldg., Seattle, Wash.

Gentlemen:

Your valued favor of the 31st ult. received. We have entered your order for thirty-five thousand (35,000) kegs of nails, and note one²⁵ thousand (1,000) kegs to be shipped immediately, and balance five hundred (500) per week.

We are now putting the nails on the landing,⁵⁰ and expect to be able to hand you invoice and bill of lading for one thousand (1,000) kegs of nails tomorrow.

Thanking you for⁷⁵ thus favoring us, and hoping we may merit your future orders, we remain

Yours very truly, (91)

222

Messrs. Snyder & Co., Meadville, Miss.

Gentlemen:

We have yours of October 29th. The order for glassware and packages that you sent us will cost you \$75.40,25 less \$2.26 discount for cash, or \$73.40 net. If you will remit New York exchange for this amount, we will ship the goods to either Selma or Akron Junction as you may direct.

We are shipping today by the Ocean Steamship line⁷⁰ the three-tine hay and feeder_coke forks, one dozen each, mortise rim, genuine bronze locks, one hoze nozzle, two dozen harness snaps, and other¹⁰⁰ goods. They are marked "S" as indicated. Hoping they will reach you safely, we are

Yours truly, (117)

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Tenk Hardware Co.,

Quincy, Illinois.

Gentlemen:

In answer to your letter of the 20th in regard to repairs for gas ranges, will say that we keep all parts at our²³ warerooms. The piece that you mention will cost you 25c. Shall we send the stove brush and polish up?

Very truly yours, (48)

224

07/3 2 07/3 2 Moore Hardware & Iron Co., 1529-1539 15th St., Denver, Colo.

Gentlemen:

Answering yours of the 18th: we will decide within a few days whether we will place an order for import on chains, knives and 23 forks and general cutlery, or not.

Yours truly, (33)

99!

200

Messrs. Carrigan, Hayden & Co., 23 Beale St., San Francisco, Cal.

Gentlemen:

Referring to your order of the 20th inst. for shipment to the Wisconsin Carriage Top Company, you will please change the No. 3 Baltimore²⁵ Lamp to No. 2 and oblige

Yours truly, (33)

The Pickering Hardware Co., Fifth & Main Sts.,

Cincinnati, Ohio.

Gentlemen:

If you wish any repairs for the fire-pot in your range, which is called a No. 22 Family Range, you will find them²⁵ described on the enclosed circular under those repairs marked "B." If you wish any top plates, you will find them also decribed on circular where⁵⁰ we have marked it with a cross. Notice the check in red ink for rice boilers, dish pans, tray pans and muffin pans, twelve holes.⁷⁵

Yours respectfully, (77)

227

Palace Hardware Co.,

603 Market St.,

San Francisco, Cal.

Dear Sirs:

Enclosed please find circular of repairs. Fire pot "L" is a round fire pot which may go in your range. Fire pot "M" is used exclusively for wood. We also use an oblong fire pot in your range. Please order repairs by number.

Yours truly, (47)

228

Messrs. W. W. Montague & Co., 311 Market St.,

San Francisco, Cal.

Gentlemen:

Your postal card of the 20th is received; and we are very much surprised to learn that the plate over the fire has²⁵ cracked, as you say. We will furnish you one of these plates free of charge, provided you pay the transportation charges on it.

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This is 50 the first complaint we have heard of our Charter Oaks. Perhaps the damper needs regulating. Please see if it is down; this, you know, causes intense 50 heat, front.

Awaiting your pleasure, we remain

Very truly yours, (85)

229

Messrs. Lawrence & Company, 1128-38 Market Street, Philadelphia, Pa.

Gentlemen:

We regret being without your valued orders for our "B" cotton rope, but hope to hear from you when again in the market. We²⁵ quote you special prices as follows:

Freight paid. The quality of this rope has been much improved; and we hope to have your order by return mail.

Yours truly, (75)

230

The Wm. Miller Range & Furnace Co., 125 E. 5th St., Cincinnati, Ohio.

Gentlemen:

Referring to your favor of the 23d, would say that we shipped the hardware complete yesterday, with the exception of the bibbed²⁵ neck carriage bolts. These we do not carry in stock, and are unable to find in the city at present. As the quantity is⁵⁰ so very small, we will not order them from the factory unless you advise us to do so.

Thanking you for your order, we are Yours truly, (74)

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James Morton & Son Co., 1511 Dodge Street, Omaha, Nebr.

Gentlemen:

Referring to yours of the 5th, would say that if you will send us order for the fifth-wheels you will want and make²⁵ your order as large as possible, we will take in enough more to make the five dozen so that we can get the price. We⁵⁰ have a fair stock on hand at present; but are willing to join you as an accommodation. If this is satisfactory, kindly mail your order⁷⁵ to the writer, and it will be promptly attended to.

Yours truly, (87)

232

The Company

The Witt Cornice Co.,

Eighth & Broadway,

Cincinnati, Ohio,

Gentlemen:

We are in receipt of your esteemed favor of the 22d, and note that you cannot make the seat handles ordered of you on²⁵ the 18th. Please return our samples to us by return mail.

Please give us your best prices on half flat head adz, double bit axes, 50 rafting augers and rat tail files, and oblige

Yours truly, (60)

`233

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Mr. W. N. Mertieffe,

Marianna, Fla.

Dear Sir:

This is to advise you that we can now furnish our celebrated Spathite Softener at \$16.00, four months, delivered at Marianna.

2 (16)

We are²⁵ in position to make prompt shipment of ridge, capping, riveting hammers, circular, cross-cut, and mitre saws, and grain scythes. We trust you will favor²⁰ us with an order.

Yours truly, (56)

234

Messrs. Miller, Sloss & Scott,
Fremont and Mission St.,
San Francisco, Cal.

Gentlemen:

We are in receipt of yours of the 4th, containing order for one No. 8 July stove, with check for \$17.25.25 We are pleased to ship you today, to Mitchell, Ga., one of our largest size No. 8 July stoves, with utensils, at the \$17.25.50

We desire to thank you very much for this order and think you will be well pleased with the stove; and whenever in need of hardware of any description should be delighted to serve you.

Yours truly, (90)

235

Messrs. Morehouse & Wells, 134-140 E. Main St., Decatur, Ill.

Gentlemen:

Replying to your favor of the 1st, we beg to hand you herewith drawings of the panels and sash. What we want for the²⁵ panel is a small door of the same size given, with one raised O. G. panel, as per sketch. Both the small doors and the⁵⁰ sash are to be hung to swing back and forth, coming together in the center.

Trusting this will enable you to fill the order intelligently, 75 we ask to remain

Yours very truly, (82)

Union Iron Works,

222 Market St.,

San Francisco, Cal.

Gentlemen:

Thanks for your favor of the 9th. We are pleased to quote you three Roller King Mills (see page eight, catalog sent you):

No.25 1, at \$13.50, No. 2, at \$20.00, No. 3, at \$45.00, all less three per cent for cash, ten⁵⁰ days

or sixty days net.

Allow freight to San Francisco. Evaporators would be Cook's pattern, galvanized steel.

Would be pleased to have your order.

Yours truly, (76)

237

Quincy Stove Mfg. Co.,

Quincy, Illinois.

Gentlemen:

Replying to yours of April 2d, will say that we mail you under separate cover our newest catalog and price list of hardware. We25 can quote you on the jelly tumblers, as described on price list, as follows:

1-2 pt. plain, with tin top, 15c per doz.50

1-2 pt. plain, with tin top, patent fastener, 18c per doz.

1-2 pt. optic, with fluted top, 15c per doz. 75

1-2 pt. optic, with name blown in, 19c per doz. The prices on jelly tumblers are for immediate

acceptance, only.

Very respectfully, (99)

Packing

238

1 ds

Armour Packing Co., Fulton Street,

Boston, Mass.

Gentlemen:

Confirming our wire of today, it is necessary for us to instruct you not to make further contracts on either breakfast bacon or hams²⁵ at less than ½c. per pound per month carrying, because others, including the three Boston packers, have agreed not to sell on any other⁵⁰ basis. This, therefore, should not work in any way to your disadvantage.

Yours very truly, (65)

239

Mr. W. E. Duncan, G. F. A.,
Baltimore & Ohio Railroad,
Baltimore, Md.

Dear Sir:

On Monday, February 3d, we delivered to your line car No. 6492 loaded with fresh meat for our²⁶ Baltimore branch. I am advised by them that they did not receive the car until 6 o'clock on the morning of the 7th. This is⁵⁰ nearly twenty-four hours late. On account of this delay they missed the sale of the beef on that date, and as we had sent them⁷⁵ a regular car they, next day, had a surplus on hand. Of course when this is the case they generally have to sell the meat¹⁰⁰ at a loss. As the car was delivered to your company in good time on the third, I am at a loss to understand this¹²⁵ delay and shall be obliged for an investigation and report.

Yours truly, (137)

Mr. Chas. A. Salmon, New York, N. Y.

Dear Sir:

We confirm our night message of even date as fellows:

"Materials higher; expect to advance prices Make limited sales today. Strictly tonight. confidential."25

Owing to much stronger prices obtainable for raw materials there is a strong feeling existing among manufacturers; and better prices will undoubtedly prevail from this time forward. We give you the above information in order that you may protect your trade.

Hope to have orders from you by wire tonight. Yours truly, (77)

241

Mr. J. J. Conron,

Care Armour & Company, Scranton, Pa.

Dear Sir:

We took up with Mr. Kerr your letter of the 4th, where you stated that certain dealers in the Easton and Allentown districts,25 notably Scheuer & Company, were buying at New York and Jersey points smoked meats at less than agreed lower section prices. He says that this 50 man Scheuer comes into New York every Monday and buys a lot of stuff of one kind or another, that any goods he buys are to bought at an f. o. b. New York price; and he pays his own freight.

Of course you will readily appreciate that we could not100 refuse to sell a man, no matter from what section he hailed, so long as he was willing to pay our price for the goods at125 the point of pur-

chase. As to permitting one of our New York or Jersey houses, or one of the Armour Packing Company houses, to go into¹⁵⁰ the lower section and to cut prices—that would be manifestly improper and you may be certain is not being done.

On this matter of restricting¹⁷⁵ the lower section territory, if you have sounded any of the local people on this, let us know and keep us advised of any new²⁰⁰ developments. We are in favor of it; but it may be the local people, who are really the strongest element in that territory, may object²²⁵ to curtailing the present limits.

Yours very truly, (236)

242

Messrs. Armour & Co., Allegheny, Pa.

Gentlemen:

We note carefully your recent favors. We are not willing to sell skinned hams and heavy regular hams on a basis of the pat²⁵ market as we feel this heavy product is worth a little premium, and especially so as it is in such small compass, not only with³⁰ us but all our friends.

We also note what you say about Paul Dunlevy's buying beef hams below the prices we gave the Junior when⁷⁵ with us, and also that he is getting his supplies from Libby. If it is possible for you to run this down we wish you¹⁰⁰ would do so, and ascertain exactly what Libby sold him and at what prices, as their selling figure should not be any different from our¹²⁵ own. When I say this you will understand what I am driving at. Any information of any kind sent us will always be treated with¹⁵⁰ the strictest confidence.

Yours very truly, (156)

Mr. W. W. Shoemaker,

Care Armour Packing Co., Kansas City.

Dear Sir:

We have yours of the 5th. For your information would say our general agreed price on boiled hams in the East at present²⁵ is 16½e., which price will remain unchanged for next week. We are as anxious as you can be to get a price for⁵⁰ these goods; but you will understand we have something else to consider besides our own desires in the matter. Inasmuch as we are⁷⁵ making the prices on all these provision products to your Eastern houses we hardly think you just intended to give us any instructions in the matter,¹⁰⁰ as one might infer from your letter.

Yours very truly, (111)

244

Mr. J. J. Conron,

Care Armour & Company, Scranton, Pa.

Dear Sir:

We have yours of the 10th, reporting conditions in the Allentown section, and note you say you are entirely safe in stating that²⁵ forty per cent of the trade in this district is going to outside parties, such people as Dold and Klinck, as well as one Cincinnati⁵⁰ packer and certain New York and Philadelphia jobbers doing a nice business there. Now, if this is the case it would appear to us as⁷⁵ if you were holding prices too high in that section and simply inviting outside competitors to come in there and do business. We recommend, therefore, ¹⁰⁰ that at the next meeting

you reduce your present limits to the extent of at least 1/4 c. a pound.

Very truly yours, (125)

245

Mr. J. P. Prather,

Boston, Mass.

Dear Sir:

We are in receipt of a letter from Messrs. Bach, Cory & Co., in which they claim an overcharge of ½ of 25 a cent on "White Label" lard, invoice of April 29th, they claiming that "White Label" was bought on a basis of 6½ of when your wire of the 26th, to which we respectfully refer you, advises sale at 6½. We have written Messrs. Bach, Cory & Co. that immediately on hearing from you in the matter we will write to them.

Awaiting your further favors, we remain

Yours truly, (99)

246

Mr. R. C. Neff,

Taylorville, Ill.

Dear Sir:

We confirm our night message instructing you to hold dairy solids at 14c., C. F. I., wholesale and retail respectively, as stated²⁶ in the previous message. The market for raw material is higher; and these advanced figures barely let us out on cost.

Referring to your wire⁵⁰ order for 150 packages at 10c. for Bach, Cory & Co., would say that we could not in justice to ourselves⁷⁵ accept an order at this low price for shipment covering the entire month of May and therefore wired you accepting 50 packages shipment May 1st,¹⁰⁰ only.

Trusting that same will be satisfactory, we remain

Yours truly, (111)

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Cotton

247

Messrs. Callahan & Crowninshield, Portsmouth, Md.

Dear Sirs:

We are in receipt of your valued favor of the 9th inst., enclosing invoice and weights of 5 bales long staple Cotton, B/L to²⁵ follow. We shall hold for further instructions.

Yours truly, (35)

248

Messrs. Erbuig & Halliday,
310 Broad St., Philadelphia, Pa.

Gentlemen:

Please accept our thanks for the check which we received today. We send you samples of 16 bales, marked TTT, which we shall²⁵ bill at 8c on account of the cotton sold you some time since, if you wish it. Will you kindly examine same tomorrow. The³⁰ writer will call you up by telephone and see if you want some. Our reason for wishing to know is in order to be able⁷⁵ to ship cotton on Saturday, as we have to move it to the warehouse on that day if we do not sell it.

Yours truly, (101)

249

Messrs. Howard, Chandler & Christie, Brunswick, Ga.

Gentlemen:

Your esteemed favor of the 9th inst. duly received and noted. We are in receipt of samples of which you speak, and are at²⁵ work upon same. We hope to be able to send you a bid in the course of a day or two.

Yours truly, (43)

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39 - 20

2

2347 9-60 9-70 Mr. C. W. Hogan, Columbus, Ga.

Dear Sir:

We are in receipt of your esteemed favor of the 9th inst., and note contents. We shall endeavor to ascertain the private mark²⁵ and number on the bale, though we doubt that we shall be able to do so. We shall sell the 5 bale shipment to the⁵⁰ best advantage on arrival, or as soon thereafter as possible. The market is full, with a slight downward tendency.

Yours truly, (71)

251

Mr. W. C. Gordon, 120 Lake St., Chicago, Ill.

Dear Sir:

Replying to your favor with reference to the Lowry compress, I would state that I have been running the Lowry compress here at²⁵ our gin for the last two seasons. The press has given us and our customers who used it perfect satisfaction, both in its mechanical working⁵⁰ and by reason of the ready sale of the Lowry cotton right at the gin at a premium of from one-fourth to one-half⁷⁵ cent net over the square bale.

The exact weight of the bale being stencilled on the covering, the farmers thus obtain the full weight of 100 the actual cotton as it leaves the gin, and thus save the usual "loss in weight" in the hands of factors and commission merchants. They 125 also benefit by the compactness of the bale and the ease with which it can be handled and stored.

In spite of opposition from parties 150 interested, directly or indirectly, in square bale compresses,

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the Lowry bale is winning favor and growing in popularity every day by reason of its merits.¹⁷⁸ This is proved by the fact that the first season we had the Lowry press we put up on it only 132²⁰⁰ bales; the second season we put 523. Many farmers who were opposed to it at first now declare they will²²⁵ put up their product in Lowry bales only, and next season we confidently expect to double or treble our output at our gin by reason²³⁰ of the advantage the Lowry press gives us over the square bale ginneries.

As far as the mechanical working of the press is concerned, we²⁷⁶ can say that we are perfectly satisfied. We have had no interruptions from chokings, no heating of plates or straining of parts, and no trouble³⁰⁰ in directing or instructing unskilled employees how to use and handle the press. In fact, it is less trouble to run the Lowry than it²²⁵ is to run the average box bale press, takes less labor, and therefore is a net gain to the ginner. We feel confident that the³⁵⁰ success of the Lowry press is assured, and that no gin having competition can afford to be without it.

In closing we would say that 375 we shall be glad to answer any question that prospective lessees may want to ask.

Yours truly, (392)

252

Mr. Fred Lieder,

323 Main Street,

Houston, Texas.

Dear Sir:

27 37 Please accept our thanks for the check for \$572.29 covering balance of your account. We enclose²⁵ herewith receipt in full. We send you today samples of 25 bales of cotton marked B. T., which we shall bill at \$0.08\%^{50} on account of the

cotton sold you a few weeks ago. Will you kindly examine at the earliest possible moment, and telephone us⁷³ if you want same, not later than tomorrow noon.

Please give this matter your immediate attention, and oblige

Yours very truly, (97)

253

Messrs. Dawson & Perry, Houston, Texas.

Gentlemen:

We are in receipt of your valued favor of the 21st enclosing invoice and weights of 25 bales of cotton marked K-X and note²⁵ that you say bill of lading will follow later. We shall hold this cotton for further instruction, and trust you will be able to dispose⁵⁰ of same to good advantage.

Awaiting your further favors, which we assure you we appreciate, we remain

Yours very truly, (70)

254

Messrs. Howard & Sons, New Orleans, La.

Gentlemen:

Your esteemed favor of the 2d inst. duly received and contents noted. We are in receipt of the samples of cotton of which you speak, 25 and are at work upon same, and think we shall be in a position to make you a price on them within a few weeks 50—the first of April at the latest. In the meantime we shall be glad to hear from you on matters of mutual interest. We 75 beg to call your attention to the clipping from the Globe Democrat enclosed, and should like to get your opinion on it.

Very truly yours, (100)

3 16

Lumber

255

Sayre-Newton Lumber Co., 23d and Blake Sts., Denver, Colo.

Gentlemen:

Your valued order of the 1st for joists and braces through our Mr. Frank Dowdy to hand and entered; and we beg to advise²⁵ you that unless unavoidably delayed same will go out on or before February 15th.

Thanking you for this as well as past orders, we beg⁵⁰ to remain

Very truly yours, (55)

256

Lawther Lumber Co., Springfield, Ohio.

Gentlemen:

We require for immediate shipment 15,000 ft. of 1x6—No. 1 white pine fencing. We could use 10 ft.²⁵ or 6 ft. tallied as 5 ft. If you can supply, kindly name us price f. o. b. Chicago.

Yours truly, (46)

257

Messrs. Green & Meridias, Appleton, Wis.

Gentlemen:

We are in the market for a few cars 1x6 No. 1 white pine fencing 5 and 10 ft., or can use²⁵ 6 ft. counted as 5 ft. Half dry will do. To what extent can you furnish, and in what lengths? Quote price f. o.⁵⁰ b. Chicago.

Yours truly, (53)

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Messrs. H. J. Sherwood & Bros., 29 Avenue J, Mobile, Ala.

Gentlemen:

We have yours of the 9th enclosing order for one car of No. 1 common $2\frac{1}{4}$ in. face flooring at \$10.00²⁵ per M. You have possibly overlooked the fact that our stock is worked $2\frac{1}{2}$ in. face, or you would not have cut the⁵⁰ price quoted you. We have all the business that we can possibly look after at regular list price; consequently, cannot accept order for less than⁷⁵ the price quoted you.

Thanking you for the favor, we beg to remain

Yours very truly, (91)

259

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Messrs. Mollenkopp & Co.,
Blount Springs, Ala.

Gentlemen:

Answering your esteemed inquiry of the 13th, would say we do not get any drop siding, case or base; and as this constitutes the²⁵ larger portion of inquiry, we are unable to make you figures.

At any time you are in the market for flooring or ceiling would be⁵⁰ more than pleased to hear from you, and believe we can give you prices and furnish stock with which you will be very much pleased.

Yours truly, (77)

260

Messrs. Underwood & King, Ishpeming, Mich.

Gentlemen:

The peculiar adaptability of satin walnut or red sweet gum to the requirements of furniture manufacturers, cabinet makers and producers of

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interior finish is25 too well known to need any special comment here.

We have a block that was carefully manufactured from large, straight timbers selected with a view50 to producing lumber practically all red; and in order to open up a trade with you, we offer all, or any portion, of this lot,75 subject to sample car, at the following prices, f. o. b. your city:

1 in. $1\frac{1}{4}$ in. $1\frac{1}{2}$ in. 1st and 100 2d Satin Walnut. . \$45.00 \$50.00 \$55.00 No. 1 Common...... 40.00 45.00

TERMS:-Freight net; balance 2 per cent125 cash 10 days; 60 days net. On orders for more than one carload the terms of payment shall apply to each car shipped same as 150 if order had been given for each car separately.

This is a special offer and cannot be held open for acceptance later than March 1,175 1904.

Send us your inquiries for hardwoods. We are wide awake and can save you money on your purchases.

Respectfully yours, (199)

261

Mr. R. B. McBride,

Wades Park, Ga.

Dear Sir:

The carload of shingles arrived this morning and came up one thousand short. Please send us corrected invoice for same.

We hope you²⁵ will make it convenient to call and see us in regard to the framing, as the person ordering this framing is very much disappointed on50 account of your failure to ship.

Yours truly, (58)

Messrs. James Adams & Co.,

Wausaw, Wisconsin.

Gentlemen:

Please name us your best prices on the following items, f. o. b. cars Chicago:

10,000 ft. 1¼x10 in.25 and wider, 16 ft. C Select White Pine, rough.

10,000 ft. $1\frac{1}{2}$ x12 in. and wider, 16 ft. C Select White Pine, rough.

10,000 ft. 2x12 in. and wider, 16 ft. C Select White Pine, rough.

If you are in a position to¹⁵ furnish these items, let us hear from you immediately. An early reply will be appreciated.

Yours truly, (92)

263

Mr. Samuel O'Sullivan, 568 Commerce St.,

Louisville, Ky.

Dear Sir:

As we advised you, we wrote to the Mercantile Agency to which you subscribe and have just received the following message from them,²⁵ "Accept order. Indiana party considered good. Will arrange with them," which we trust will be satisfactory to you.

We trust we have done you a⁵⁰ favor by getting you the rate adjusted properly. May we ship the car of lumber mixed, bone-dry, cedar, cherry, chestnut and cotton?

Yours truly, (75)

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27

Collins Bros. Lumber Co., Chippewa Falls, Wis.

Gentlemen:

Our present requirements are for the following:

700, 7 in. top, 35 ft., White Cedar Poles, 150, 6 in. top,25 35 ft., White Cedar Poles, 500, 7 in. top, 30 ft., White Cedar Poles, 50, 6 in. top, 30 ft., White Cedar Poles,

all50 live peeled White Cedar graded in accordance with the standard specifications Northwestern Cedarmen's Association.

You will please quote your lowest cash prices on all or any portion of the above you can supply promptly, naming figures f. o. b. point of shipment.

Let us hear from you at 100 once, and oblige Yours truly, (105)

265

Messrs. Clifton & Morse, Eau Claire, Wis.

Gentlemen:

Believing that this is an opportune time for providing your present and near future requirements of shingles, we take this means of acquainting you with25 our stocks that are carried at mill.

These shingles are perfectly manufactured, have been well cared for under cover, and therefore, while in good shipping50 condition, still retain the same bright appearance as newly manufactured stock. The quality is just as represented and will rank second to none. We quote75 f. o. b. your city:

For shipment from Lot B.

18 in. White Pine Shingles, 5 to 21/4 in. 6 M. Sound Butts. 100

18 in. White Cedar Shingles, 5 to 21/4 in. 46 M. Sound Butts.

- 16 in. White Pine Shingles, 5 to 2 in. 8¹²⁵ M. XXXX Clears.
- 16 in. White Cedar Shingles, 5 to 2 in. 2320 M. XXXX Clears.
- 30 M. Choice Star¹⁵⁰ A Star, 8 in. and better, Clears out.
- 90 M. Choice Star A Star, 5 in. and better, Clears out.

173175 M. Standard Star A Star, 5 to 10 in. Clear.

Can ship any shingles from Lot B in same car.

Yours truly, (197)

266

Mr. V. H. Hanson,

Stephens Pottery, Ga.

Dear Sir:

Replying to your esteemed inquiry of the 11th, we beg to say that we do not sort our Heart Face until after the²⁵ stock is run, and as we make such a small quanity of the jointed stock, it would be twelve months before we could get out⁵⁰ this much Heart Face; consequently are not in position to quote you.

Thanking you, however, for remembering us, we beg to remain

Very truly yours, (75)

267

Mr. J. D. Reynolds,
Marquette, Mich.

Dear Sir:

We require for prompt shipment a carload of 1st and 2d clear yellow pine finish, to be shipped in the rough,²⁵ made up as follows:

4,000 ft. 1x6 in. 2,000 ft. 1x8 in. 3,000 ft. 1x10 in.⁵⁰ Bal. of car 1x12 in.

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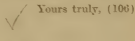
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If you can supply this stock promptly, would be glad to have your best prices f. o. b.3 Chicago. By prompt shipment we do not mean shipment any time within the next six months, but would require it to be made within two or three weeks at the outside.



Messrs. Howard O'Neill & Co., 503 5th Ave., Corner 42d St., Dunham, Alabama.

Gentlemen:

Your order of the 5th at hand and noted. We are sorry not to be in position to name you prices on flooring and so ceiling at this time.

We have, however, had quite an active trade in this and other stock recently from this section, and on account of not being in shape to take any orders for dressed lumber, were unable to make price though we are in shape to get out rough75 lumber and timber.

Thanking you for the order and regretting our inability to price same, we are

Yours respectfully, (94)

5,65

Geo. E. Foster Lumber Co., Merrill, Wisconsin.

Gentlemen:

Would you kindly inform us by return mail the best price at which you can furnish f. o. b. ears Chicago, Illinois:

2752 pieces 2x8-20 No. 1 Hemlock, rough,

- pieces 8x8-18 No. 1 Hemlock, rough,
- pieces 850x8-20 No. 1 Hemlock, rough.

32,

We require these for immediate shipment. If you have to cut these to special order, inform us how long it would take before shipment could be made. If price permits, will order immediately.

Yours truly, (91)

270

Messrs. Raymond, Smith & Co., Indianapolis, Indiana.

Gentlemen:

We are in the market for several thousand 6-inch top 25 ft. white cedar poles, to be good, first-class stock, for²⁵ Chicago delivery. Shipments may begin at any time and be completed within two or three months. Please name us your lowest price f..o. b.⁵⁰ cars Chicago on these poles, stating how many you can furnish. Hope you can name a low price that will enable us to place⁷⁵ this order, or a portion of it, with you.

Your early reply will oblige

Yours truly, (89)

971

Messrs. McCreary, & Coburn, 102 Summit Avenue, Midway, Ala.

Gentlemen:

Your esteemed order of the 21st through our Mr. Edward Spencer for Star flat flooring, dimension stuff and bevel slab laths, at hand and²⁵ entered. We take pleasure in advising you that unless we break down in our machinery, car will go forward by September 1st.

Thanking you for⁵⁰ the order and trusting that same will come up to your highest expectation, and that we may be favored with your further valued patronage, we⁷⁵ beg to remain

Yours truly, (80)

Railway

Col. J. H. Wood,

General Manager's Assistant,

Chicago.

Dear Sir:

I enclose bill of the Northern & Southern Rolling Stock Co., for body of car No. 3515 and freight on25 trucks, amount, \$212.95; as we have not received voucher in this office for same, bill is 50 respectfully referred to you.

Yours truly, (56)

273

Mr. T. Hoy, Aud., M. & St. L. R. R. Co., Minneapolis, Minnesota.

Dear Sir:

Note position taken by Southern lines regarding the handling of this shipment. It seems that the time consumed is within schedule time, as25 this is L. C. L. shipment. Shipment checked in bad order at Birmingham, and on that account the C. of G. refused to join in 50 disposing of the claim on any basis. As there was no delay whatever with us, claim is returned declined.

Yours truly, (71)

274

Mr. C. W. Cummings,

Morris, Ill. Dear Sir:

Advise exact time and date of receipt of this car from the M. & O. and forwarding out of your station. Did it25 miss the regular train? Was there any delay on your part?

Yours truly, (38)

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Mr. Chas. Norton, Division Supt.,

Lackawanna R. R. Co.,

New York City.

Dear Sir:

The crossing where your line crosses our eastbound passenger track and also our west-bound freight tracks is in a very bad²⁵ condition.

I am very anxious to have the crossing, especially on our east-bound passenger track, repaired. As you are aware, our track is a⁵⁰ high speed track, and when the trains go over your track it makes quite a noticeable jerk.

Kindly advise me when you will be able to⁷⁵ have the above mentioned repairs made.

Yours truly, (83)

276

2

Mr. Edward Conlin, Car Accountant, Bloomington, Illinois.

Dear Sir:

Please advise me movement of A. R. L. car No. 2775, from Albert Lea, November 14, 1902, tc²⁵ point made empty, also movement of S. C. R. car No. 9082 and I. C. car No. 10920, 50 from Chicago to point made empty, about November 15, 1902.

Yours truly, (69)

277

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Mr. E. C. Kramer, Local Attorney,

E. St. Louis, Ill.

Dear Sir:

I herewith enclose you our file in this case.

As to same, the case is similar to the action brought by Gibbons &25 Landers, about which I am writing you more at length today.

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I, therefore, suggest after deciding whether or not there is anything to the point about the failure to comply with this requirement in the last stock contract, that you see what is the most favorable figure for which case can be compromised. After hearing same I will advise.

Yours truly, (86)

278

Mr. F. B. Barkley, M. M., Memphis, Tenn.

Dear Sir:

I will say in regard to engine 507's breaking down on 1-151 at Covington, that I²⁵ was on 2-151 and overtook 1-151 at that point. With my engine, 510,⁵⁰ I took the rear of 1-151 and set it on the rear of our train; then I ran my engine around⁷⁵ the other train, and backed her up to the other engine. I then got down and asked the other engineer if he was ready; he¹⁰⁰ said he was. I then backed down in the north side-track, and let No. 3, 133 and 2 pass us.

I'25 asked the engineer if he had the valve blocked, to which he replied that he didn't; he said he had taken the relief valve off¹⁵⁰ and placed it over the ports. He had the cross-head blocked in the front end of the guides. Before we got to the north¹⁷⁵ yard, his engine began to take steam on the right side; and I flagged him down. I pulled the train about half-way into the²⁰⁰ north yard and stalled. He got down and took the relief valve off and changed it. I told him that if I were he, I²²⁵ would not take that off again, but that I would have a switch engine pull us in, as there were four of them there. He²⁵⁰ got up and gave me a go-ahead signal; and when he gave his

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engine steam, the back cylinder head was knocked out.

This is 2715 all I know about the matter.

Yours truly, (283)

279

Mr. Thos. Schoop, Agent,

E. Cape Girardeau, Ill.

Dear Sir:

Note information furnished by the Car Accountant that I. C. car 19696 was handled at your station March²⁵ 15th; and from information furnished by agent at E. St. Louis, this particular shipment was in that car. I would like to know whether you⁵⁰ checked same and can show delivery to connecting line.

Yours truly, (61)

280

Mr. T. J. Barton, M. M., Paducah, Ky.

Dear Sir:

I enclose herewith papers about failure of engine 507, train 151, June 16th, at Covington, and again at Memphis²⁵ Yard.

Please attach reports from Engineer Hazelbauer, and return papers promptly.

Yours truly, (41)

281

Mr. H. Miller,

Ottumwa, Ia.

Dear Sir:

On December 16th, we paid your claim No. 5210 with several others under our draft No.

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12832589. You presented this claim for the actual value of the shipment.

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From information furnished by our agent at destination, it would seem that the so shipment was delivered, but was slightly damaged. You should, therefore, collect a portion of the invoice from your customer and remit the balance to us. 55

I wish you would follow the suggestion made by our connections, and send your check at an early date.

Yours truly, (102)

282

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Mr. C. J. Chisam, Asst. Gen. Frt. Agt., Springfield, Illinois. Dear Sir:

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Please inform me as early as possible, how freight in car loads and less than car loads, from stations on the Dwight branch²⁵ and also from stations on the old St. L. P. & N., now the Peoria-Springfield Branch, are now being routed when destined to stations⁵⁰ on the Jacksonville division, the Kansas City division and also to stations on the main line. As I understand it, there is no⁷⁵ track connection at San Jose, which leads me to suppose that car load shipments are perhaps routed via Dwight; but of this, of course, I¹⁰⁰ am not sure. Kindly give me all the information that you can, so that we may give the Peoria-Springfield Branch proper credit for all¹²⁵ business that is routed that way.

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Yours truly, (131)

283

Mr. H. Baker, Superintendent,
Poughkeepsie, N. Y.

Dear Sir:

Answering your letter of February 26th, relative to grates being burned out of engine No. 426, train

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5,00

No. 188,²⁵ February 14th, will say, for the negligence shown in this case on the part of the enginemen, you will place a suspension of ten days⁵⁰ against the record of the engineer, F. E. King, and a five days' suspension against the record of the fireman.

Send me report on form⁷⁵ 1285 of action taken, for record.

Yours truly, (88)

284

Mr. Charles Abbett, Indianapolis, Ind.

Dear Sir:

Referring to your letter of the 3d in reference to your claim No. 1184, I wish to advise that this²⁵ claim has been returned by the N. O. & N. E. R. R. Co., with authority to charge them amount obtained by sale of the⁵⁰ shipment. We expect to return the claim to our connections within a short time with authority, papers being at present with one of our representatives for approval.

Yours truly, (81)

985

Mr. Albert F. Simmons, Freight Auditor, Detroit, Mich.

Dear Sir:

Yesterday I carded C. N. O. & T. P. 14562 and 23457 for²⁵ S. Chandler & Co., Harrison Street. These cars came to us from the Belt Ry. consigned to Hamilton & Brown, who reconsigned them to⁵⁰ Chandler; and I am advised that there will be about thirty cars all told in this lot. Each of the expense bills calls for \$4.00⁷⁵ advance charges, which I presume you will want to remit to the Belt as soon as possible. Mr. Leonard says that Chandler will pay¹⁰⁰ these charges on presentation of the bills; and as you have the num-

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bers of the cars I presume you will make memorandum bills, making your collections at once, and we will let our charges stand until our regular monthly bill is made.

-3 21 ee g We will not include these charges in our 150 monthly bill unless you want it handled in this way. If you desire to handle it as I suggested, I will arrange to advise you 175 of the numbers of the cars as received. I do not send you the expense bills for the reason that we require them for our 200 authority for delivery.

Yours truly, (205)

286

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Mr. J. B. Kemp, Sup't., Greenville, Miss.

Dear Sir:

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Returning the enclosures and replying to yours of August 6th, would ask where Conductor Murphy was when last heard from; that is, if 25 still in the employ of either the I. C. R. R. Co. or the Y. & N. V., on what division? On the other hand, 50 if he is out of the service altogether, can you say where we shall be likely to find him again. Please have his train book 55 looked up and held, as it is our intention to contest this case; and if he is a witness he will need his train book. 100

Please advise quickly.

Yours truly, (105)

287

Mr. W. Green, Agent, Broadview, Ill.

Dear Sir:

Will you please advise me to what road this shipment was delivered, in what car and under what seals, returning papers to me²⁵ promptly. If any exception taken by you, attach copy⁴

Yours truly, (36)

Mr. Jas. Johnson,

1211 Union Ave.,

Indianapolis, Ind.

Dear Sir:

This will introduce Mr. C. S. Bigelow, son of Mrs. Bigelow, who is in Indianapolis on business.

I have asked him to call²⁰ on you and ascertain the condition of affairs and the prospects of adjustment. In view of the fact that you make no response to⁵⁰ my communication, I trust you will inform Mr. Bigelow just how matters stand and what your intentions are relative to the interest now over sixty⁷⁵ days past due.

Very respectfully, (80)

289

Mr. E. O. Dana,

Freeport, Ill.

Dear Sin

Answering yours of the 6th relative to fireman Fitz Henry's being transferred to the line West of Freeport when the Dubuque Division was extended Waterloo to Freeport, would say this is a matter that you and the Superintendent will be in the best position to handle.

Of course, 50 I can understand how an error could be made in transferring junior engineers.

What understanding did Fitz Henry have when he was assigned? If he⁷⁵ is fireman he will be treated as any other fireman and his position of engineer or junior engineer would not be considered so far¹⁰⁰ as his rank of seniority was concerned. He had to be transferred as an engineer or as a fireman.

Yours truly, (121)

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Mr. W. C. Young,

Streator, Ill.

Dear Sir:

Note statement made by claimant that this company is at fault for the manner in which the instructions were handled.

I would²⁵ like to know just when the instructions to reconsign this car to Milwaukee were received, and whether there was any delay in effecting delivery to the⁶⁰ C. & N. W., and cause of same.

Attach copy of billing into your station.

Yours truly, (67)

291

Mr. J. H. Pollard, M. M., Centralia, Illinois.

Dear Sir:

Please advise me why surgeon's certificate was not secured in case of George W. Barrows before January 14, 1904. This ²⁵ I understand to be the last examination he passed. Furthermore, can you explain the delay of thirty days or more in transmitting report to Superintendent ⁵⁰ McCourt after this man was examined by District Surgeon?

Yours truly, (61)

292

Mr. A. M. Robinson, G. F. A., Chicago, Illinois.

Dear Sir:

206-

Enclosed please find letter from our agent at Armstrong in regard to one of our patrons at that point, who insists on²⁵ his weighing all freight received and making correction no matter how small the amount may be.

Our practice in the past has been not to require⁵⁰ agents to make corrections, either undercharge or overcharge, for less than 5c., but I presume that in this case, it would be good policy⁷⁵ to have our agent make the correction, no matter if the differences are less than that amount.

I send this letter to you thinking perhaps¹⁰⁰ that you might deem it well to have our division freight agent call at Armstrong and see this gentleman. Perhaps he could get him to¹²⁵ be more reasonable, and also find out if there is any trouble which could be removed. In the meantime I have instructed agent at Armstrong¹⁵⁰ to make the correction.

Yours truly, (156)

293

Messrs. Feely & Blake, Sioux City, Iowa.

Gentlemen:

Referring to your letter of the 7th, in reference to claim of W. J. McGraw & Co. for \$297.50.²⁵ I wish to advise that we will refer the claim to our agent at Sioux City with a view of trying to locate copy of 50 Western Union wire which your client claims to have sent, but cannot furnish.

Yours truly, (67)

294

Mr. F. P. Lindemann, F. C. A., C. C. C. & St. L. R. R. Co., Cincinnati, Ohio.

Dear Sir:

Note that we tried to decline this claim account there being no apparent delay, but as agent at initial point did not²⁵ prepay same fully, connecting line refused shipment. They now make a state-

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ment that shipment was frozen when originally offered. Record at Chicago shows the contrary.

I should like to know how much your company will assume, as your agent should certainly have seen that shipment was fully prepaid.

Yours truly, (73)

295

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Mr. J. F. Wallace, Asst. General Manager, Central Station, Chicago.

Dear Sir:

Herewith papers relative to rear end collision at Canton, Miss., June 17th, 2d 84 running into 1st 84, engine 82, Conductor, R. H. Bowles, Engineer, J. B. Hay; 2nd 84, engine 449, Conductor H. L. Price, Engineer, B. Keenan.

This accident occurred at 8:00, broad daylight.⁵⁰ You will observe it is stated the track is straight for two miles back from place of collision. This should have enabled the engineer to⁷⁵ see train ahead in sufficient time to avoid collision.

I concur in the recommendation of the investigating board as to the discipline, by dismissal, 100 of Engineer Keenan, and that Conductor Price, Flagman Washington, Brakeman Bailey and Fireman Crosby be given a suspension of fifteen days.

Yours truly, (123)

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Mr. Richard Cunningham, F. C. A., C. C. C. & St. L. R. R. Co., Cincinnati, Ohio.

Dear Sir:

Note that we requested from claimants check to cover the amount allowed on this claim, account of your advising that shipment had been delivered.²⁵ It seems that shipment is in the posses-

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sion of our agent. If this is a fact, give instructions to return shipment to Montgomery Ward & co., Chicago, either free of charges, or free present charges following as advances.

Yours truly, (66)

297

Mr. J. A. West, Agent, Kankakee, Ill.

Dear Sir:

Please advise whether you have received any request to return this shipment and whether same was complied with. If it is still held, 25 return to shippers at regular rates, present charges following as advances, showing on billing as authority this claim number and C. & N. W. claim No. K-6416. Attach a copy of your W. B.

Yours truly, (67)

298

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Messrs. Wisor & Wilson, Chicago, Ill.

Gentlemen:

Referring to your letter of the 10th regarding your claim No. 6942, I wish to advise that if we had any²⁵ idea that you would act in this manner, your claim would not have been paid on presentation. We paid this claim; and in your letter of of July 27th you acknowledge that consignee received the shipment. You now state that you have no record of the shipment's being delivered and must insist that we furnish definite advice. You know shipment is held by consignee, and should give instructions as requested in my letter of one of November 2d, sending your check for the amount allowed.

Yours truly, (111)

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Mr. F. A. Wann, G. F. A., Chicago, Ill.

Dear Sir:

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Please note the attached from Mr. Wasson, of the Iowa Central, stating divisions applied on Palsville to E. St. Louis, way-bill 11,25 November 18th, copy attached. Say if these divisions are agreeable to you, and kindly return all papers. Yours truly, (44)

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Swift Refrigerator Transportation Co., Union Stock Yards, Chicago, Ill.

Gentlemen:

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Once more returning our bill No. 37047, for car repairs, amount \$48.72. Please note that our²⁵ Supt. Machinery states correct number of car was No. 2833 and bill has been changed to so read. If you⁵⁰ now find same to be correct, will you kindly issue voucher for same?

Yours truly, (63)

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301

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Mr. A. Philbrick, Superintendent, St. Louis, Mo.

Dear Sir:

I send you herewith papers covering failure of engine 507, train 1-151, at Covington, June 16th, ²⁵ also failure of same engine and train at Memphis, Tenn., engineer Hazelbauer, with report from the mechanical department, under date of June 25th, recommending a⁵⁰ suspension of ten days against the record of Engineer Hazelbauer for the manner in which he handled this engine.

Yours truly, (71)

Mr. F. A. Wann, G. F. A., St. Louis, Mo.

Dear Sir:

Referring to yours of the 4th inst. attached, and returning papers in regard to through billing between points on our road and those on²⁵ the L. S. & M. S. via I. I. & I., I see no reason why this billing should not be made and settlements³⁰ made at Junction points in the same manner as we now handle Fast Freight Line business. But from the attached papers it would appear that⁷⁵ the through billing, as has been the method, is held up by the I. I. & I. at South Bend.

I notice in Ross's¹⁰⁰ letter of December 28th that he states that it is desired to open all of our Stations to through billing; but I take it that¹²⁵ this through billing should not be made to any points west of the Mississippi River.

Yours truly, (141)

303

Mr. Wm. Renshaw, Supt. Machinery, Chicago.

Dear Sir:

I enclose letter Supt. Dunn, June 13th, with full set of investigation papers concerning case of train No. 26 on May 22d, running²⁵ into the rear of extra north between Martinsville and Hazelhurst, at 6:30 P. M. on that date. You will note that in this case the⁵⁰ following employes were considered responsible and action is recommended as follows:

W. T. Stewart, Engineer Ex Nth. to be dismissed.
 W. T. Morgan, Conductor Ex⁷⁵ Nth. to be dismissed.

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-0) iest Thos. A. Long, Engineer No. 26, to be reprimanded.

Joe Elliott, Engineer No. 93. Suspended 10 days.

I endorse the recommendations¹⁰⁰ of the local board. Will you attach your statement and send the papers to the Assistant General Manager, who will kindly return them to me¹²⁵ with his instructions, in order that the employes involved may be notified.

Yours truly, (140)

304

Mr. B. Anderson,

Quincy, Ill.

Dear Sir:

It would seem that you referred papers in this claim to us without reading the correspondence. Record furnished by our agent at Chicago²³ when the papers were referred to him by Mr. Boisseau, indicates this shipment checked rusty when received from your line. You state it was delivered³⁰ in good condition. Why should you not authorize for 50 per cent of the claim?

Yours truly, (68)

308

Mr. Robert White,

Lowell, Mass.

Dear Sir:

I am returning papers in this claim without investigation as there is nothing to support the bill. How do claimants arrive at²⁵ damage of \$50.00? Is it estimated? Claims of this nature should not be accepted by you unless supported by original invoice and original account sales.⁵⁰

Yours truly, (52)

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Mr. R. B. Boyne,

Trinidad, Colo.

Dear Sir:

Note that the Grand Trunk has furnished Mr. Piazza with information that this company is responsible for the delay to this car of bananas.

I would like to know whether it was possible to deliver this car to the Grand Trunk August 24, 1899, and why delivery was not effected on that date. When were the instructions received? Attach copy of billing into your station.

Yours truly, (70)

307

Mr. G. F. Bowman, Freight Agt., Grand Trunk R. R. Co., New York City.

Dear Sir:

Answering your letter of June 23d, I will say that the manner in which we proposed to handle this business was as follows:²⁵

When you deliver a car to this company for one of our iron industries, we should expect to get that car on an expense bill, 50 showing our switching charges prepaid; and when, on the other hand, a car was loaded by one of our local firms or industries for a⁷⁶ firm or industry on your tracks, we would deliver the car to you on an expense bill showing charges prepaid. At the end of the 100 month a statement would be made out by each company, and these prepaid switching charges paid over by the road collecting them to the road ¹²⁵ for which they were collected.

It seems to me that this would be the simplest way of handling this matter; and I should like to 150 hear from you at once if you accept it.

Very truly yours, (162)

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Mr. Wm. Renshaw, Supt. Machinery, Chicago.

Dear Sir:

Referring to Fulton District Form 479, No. 148, I hand you herewith all reports covering failure of engine 507 on train 151 at Covington, June 16th, also of failure of same engine on train at Memphis.

 ${
m I}^{\circ o}$ concur in recommendation of Master Mechanic Barton in this case.

.Yours truly, (62)

309

Mr. A. B. Shields, F. C. A., So. Ry. Co., Washington, D. C.

Dear Sir:

From information furnished by claimants it would seem that you should check over one bale of cotton from I. C. car No. 142²³38 delivered your line at West Point on Pro-419, Holly Springs W. B 354, May 30, 1⁵⁰902.

I should like to know whether it is a fact that you checked over one bale from this car and how it⁷⁵ was disposed of. If still held, how much can be obtained by sale of same?

Yours truly, (92)

310

Mr. T. McLean, Memphis, Tenn.

Dear Sir:

The original papers in this claim were referred to you April 16, 1902; and we received advice that the claim²⁶ was referred to Mr. Williams, your

former clerk, and that you could not locate the file. There is sufficient information given in carbon letter, and by⁵⁰ the Auditor, to enable you to locate handling of shipment. I should like to know when it was noticed that this car was leaking, and⁷⁵ whether a report was made by connecting line promptly, if the leakage was not noticed with us.

Yours truly, (95).

311

29

Mr. M. Gilleas, Asst. Gen. Supt., Chicago.

Dear Sir:

Answering your letter of February 23d, and returning enclosed papers in the case of second No. 72 overlooking orders to meet first No.²⁵ 81 at Godman, November 21, 1900, would say I approve of the recommendations of Board of Inquiry, which call for the dismissal of Engineer⁵⁰ T. E. Lipe, Conductor A. C. Green and Flagman C. M. Shipp.

Please see that I am advised of action taken, so far as Machinery⁷⁵ Department employee is concerned, for record in this office.

Yours truly, (86)

312

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Mr. L. A. Jones,

N. O. & N. E. R. R. Co., New Orleans, La.

Dear Sir:

I return herewith your statement of ticket account from November, 1897, to date. I find that the reports for the Alabama & Vicksburg Division for January, April, and August, 1898, were kept separately, and balance is still outstanding.

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June, 1899 balance has been settled since^{to} receipt of your statement. This will leave a balance of \$28.01 due your Company.

We shall be pleased to honor draft⁷⁵ for this balance at any time.

Yours truly, (83)

313

Mr. H. Baker, Superintendent, Cincinnati, Ohio.

Dear Sir:

Herewith 903 report from Engineman King of failure of engine 426, train 188, February²⁵ 14th, due to grates of this engine disconnected and burned. Engineer King states that he cleaned fire at Λmboy, and when he got to Elgin⁵⁰ he found grate disconnected and burned. In this case, I would recommend that a suspension of ten days be recorded against Engineman King's record, for⁷⁵ burning grates of this engine, and five days for making out report in lead pencil, fifteen days in all.

Yours truly, (98)

314

Mr. E. H. Dwyer, Agent, Sioux City, Iowa.

Dear Sir:

Note statement made by attorneys that the wire requesting reconsignment of this shipment was sent via Western Union, from your office. Claimants²⁵ furnished a copy of the wire in their letter of August 22d. I wish you would look up your records and advise when the wire⁵⁰ was transmitted, and if it was transmitted correctly.

Yours truly, (59)

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Mr. A. V. Hartwell, Purchasing Agent, C. & A. R. R. Co., Chicago, Ill.

Dear Sir:

I enclose Illinois Steel Co.'s invoices and original bills-of-lading, for steel rails consigned to this Company, and furnished under contract xxx²⁵ between the Illinois Steel Co., and the Laclede Construction Co.

Will you kindly acknowledge across the face of the bills-of-lading and invoices, receipt⁵⁰ of said rails, and return the invoices and bills-of-lading to me.

Yours truly, (66)

316

Mr. F. A. Wann, G. F. A., Chicago, Ill.

Dear Sir:

Returning herewith all papers received with your letter of Jan. 18th, I beg to advise, we have received no advice from your office²⁵ to instruct agents for through billing to Kankakee. If you desire to put on same, kindly advise and we shall take pleasure in issuing the⁵⁰ necessary instructions.

Yours truly, (54)

317

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Mr. R. E. Woodward, Purchasing Agt., Wisconsin Central R. R. Co., Chicago, Ill.

Dear Sir:

You will find attached to this a requisition for three split switches. These switches were sent me

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by the National Switch Company as²⁵ trial switches. They have been in use since July 6, 1901, and have given us no trouble so far. They seem to be⁵⁰ wearing well.

These switches, as you know, were placed in the freight tracks at the west entrance of Kedzie Avenue Yard. At the same time⁷⁵ that these switches were put in use, we also put in one of our standard No. 75 split switches, as in this way we shall¹⁰⁰ be enabled to get the comparative value, as to wear, of the four styles of switches, as they are all subjected to about the same¹²⁵ usage.

Yours truly, (127)

318

Mr. Paul W. Little,

Topeka, Kans.

Dear Sir:

Regarding the transfer of cars in our west-bound yard, would request that you kindly take the matter up with Mr. Williams and²³ see if he will not be good enough to show the original and the transfer cars on all future bills for transferring company material. Then,⁵⁰ in case the transfer car number is wrong, we can locate the shipment by the original car.

The Denver lines show this information on their bills; and we do not experience any trouble in handling and checking up their bills. You will note that I returned a line bill to you this date, as we were unable to locate one of the cars shown thereon. If both transfer car number and original car number had been shown on the bill I presume we could have located the shipment.

Yours truly, (140)

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r ee,

Mr. A. C. Stewart, Agent, Cairo, Illinois.

Dear Sir:

Furnish exact copy of transfer from the M. N. O. covering this car of bananas, also advise exact time and date25 of receipt from connecting line and forwarding out of your station. Was there any delay? Was car in charge of a messenger? If not, advise⁵⁰ position of the ventilators. Attach copy of billing.

Yours truly, (58)

320

Mr. Joseph Phillips, Supt. Machinery, Bloomington, Ill.

Dear Sir:

Returning bill No. 5349, in favor of the Michigan Central R. R. for car repairs, \$31.50,25 please see correspondence attached since same was last in your possession. In reply to your communication of October 10th, if same is now 50 satisfactory, will you kindly issue voucher, and oblige

Yours truly, (60)

Mr. R. P. Reeves, Agent, Gale, Illinois.

Dear Sir:

Attach copy of billing to you covering this shipment, also advise whether there was any check taken of the contents of the25 car itself, and whether it showed any defects. Note damage in this instance was caused by fire and water; and from information furnished by agent of at destination, it would seem that the fire must have occurred in transit and been extinguished with considerable damage.

Yours truly, (70)

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9

Mr. M. Gilleas, Asst. Gen. Supt., New York City.

Dear Sir:

Answering yours of June 15th and returning the enclosed papers in the case of collision, train No. 26 and extra North, between Martinsville²⁵ and Hazelhurst, 6:30 P. M., May 22d, would say: 1 approve of the recommendations of the Board of Inquiry, which call for the dismissal⁵⁰ of Engineer W. T. Stewart and Conductor W. D. Morgan, reprimand for Engineer Thomas Long, and suspension of ten days for Engineer Joe Elliott, of⁷⁵ train No. 93.

Please see that I receive formal reports of action taken, so far as Machinery Department employees are concerned.

Yours truly, (98)

200

26

Mr. H. W. Fuller, G. P. Agt., Chesapeake & Ohio R. R. Co., Washington, D. C.

Dear Sir:

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I wish you would kindly reply to my letter of August 22d last, with reference to your order form E. O. 1, No.²⁵ 272, Montgomery to Baker City, Oregon, May 1899.

20 G,

Inasmuch as this particular order caused considerable correspondence, which had to do with so a mistake made by your selling agent, and consequently prevented the accounting of the business in the month in which sold, it ought to commend our inquiry of August 22d to your immediate attention and reply.

Yours truly, (88)

Mr. J. W. Blackburn, Attorney, Washington, D. C.

Dear Sir:

In reply to yours of Oct. 21st, will say, I am unable to ascertain who furnished the distance circulars spoken of by you23 as being furnished last April. It certainly is wrong, as the distance should be stated the same as in previous years. Will you kindly see that the mistake is rectified, changing the 280.41 miles to the proper distance, 280.46?

Yours truly, (78)

Messrs. Wilson & McMorran, 415 Butler Street, Boulder, Colo.

Gentlemen:

We are to receive a number of cars of sewer pipe from different roads, principally the L. S. & M. S. and P. W.25 & B., consigned to James Canton, at Belt-lead. As the shipper has made a deposit guaranteeing our switching charges, you may send the cars50 out carded as above as promptly as possible after their receipt, sending me the expense bill for each car.

It is very important that I'5 should receive a bill for each car received, as this is the only means of keeping a proper check on the business; and I want 100 them sent in promptly as the deposit check I have covers only a certain number of cars; and I do not want them to overrun. 125 The car that you are holding in the west-bound yard may go forward at once.

Yours very truly, (144)

Mr. E. F. Glen,

Topeka, Kans.

Dear Sir:

Papers in this claim were referred to you November 3d with request that you investigate the handling of car of perishables over your²⁵ road, and also take up with the Fruit Growers' Express to obtain their record.

Attorney for Wagner & Co. called up yesterday and advised that⁵⁰ if he did not have information on this claim on Monday afternoon, he had instructions from his clients to enter suit against all lines interested, ⁷⁵ on Tuesday.

Will you please answer this letter under personal cover, advising when claim can be returned with definite advice, or whether you can return¹oo it now with authority to charge your proportion fee.

Yours truly, (111)

327

Mr. Robert O. McNeill, Station Agt., Galesburg, Ill.

Dear Sir:

We experience more or less delay in collection of our charges from connecting lines which have come to us with charges prepaid, because²⁵ Mr. Kenney does not have the connecting line receipt to present with his application for payment of charges.

In order to aid Mr. Kenney in one prompt collection of such charges, I wish you would arrange to have the receipt parts of connecting line expense bills for local switch cars, on which our charges have been prepaid, sent to Mr. Kenney as promptly as possible after cars have been received and disposed of.

Yours truly, (100)

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Mr. J. W. Richards, General Auditor, Pittsburgh R. R. Co., Boston, Mass.

Dear Sir:

Your voucher No. 1902 for \$78.00, covering our bill No. 3622²⁵ has been received. This bill is for Pittsburgh proportion of expenses incurred in advertising and securing business on account of Phillips Judson Excursions during the month of February, 1899, and originally read \$84.00. I have no record of correction having been made on this bill. Will you kindly inform me by whose authority this bill was corrected?

Yours truly, (85)

329

Mr. F. A. Lakey, G. F. A., Chicago, Ill.

Dear Sir:

Noting your remarks on next attached in regard to through billing from Milwaukee to E. St. Louis, via C. & N. W. and A. T.²⁵ & S. F. Ry., we are the receiving line in this instance and require to know what proportion accrues to the Santa Fe and N.⁵⁰ W.

Will you please advise.

Yours truly, (59)

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Mr. H. J. Miller, Gen. Supt.,

Pittsburg, Ft. Wayne & Chicago R. R. Co., Indianapolis, Ind.

Dear Sir:

I am handing you switching bill No. 2456 against Jefers & Son. You may cancel switching

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charges on²⁵ P. F. W. & C. 4532 and 3564, as I find that these cars were⁵⁰ loaded with company material for the repairing of their track.

I wish you would have your number takers continue reporting loaded cars as heretofore, but ⁷⁶ have them show on their reports what the cars are loaded with, which information they can obtain from the tickets ¹⁰⁰ on the cars. With this information before you, you need not include in your bills any cars reported as company material, but preserve the records ¹²⁵ for reference.

Yours truly, (129)

331

Agent, C. & A., Portland, Ind.

Dear Sir:

Your statement of earnings on freight forwarded, form 96, for Jan. 26th due in this office the 28th not yet received. Please attach²⁵ and send to me by first train with full particulars why you failed to forward this report as directed. It is of the greatest importance⁵⁰ that this report should be forwarded daily; and it must reach me not later than the second morning after the date for which the report⁷⁵ is made. You will please give this your particular attention.

Yours truly, (87)

332

Mr. Martin N. Wilson, St. Louis, Mo.

Dear Sir:

In regard to the attached bill against the Luknow Stone Company, you may reduce the charge to \$2.00 per car, issuing supplementary²⁶

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correction for the difference; and hereafter in making bills against the Luknow Company, you may make a rate of \$2.00 for loaded cars when⁵⁰ received from Eastern or Southern lines, or from points beyond St. Paul.

The rates on out-bound business will remain the same as heretofore.

Yours truly, (76)

333

Mr. Joseph L. Sanderson, Agt., Rockford, Ill.

Dear Sir:

The agents at the various stations west of Joliet are to collect miscellaneous switching and freight charges, and make remittance direct.

The custom²⁵ of making bills to be collected of these agents is objectionable, and it has finally been decided to abolish it; but it is very important¹⁶ that I should have a third ply of all memo expense bills issued, so that I may keep a check on the matter and see⁷⁵ that proper remittances are made. This ruling does not necessitate the issuing of tissue copies, because this does not come under the head of prepaid¹⁰⁰ business.

Very truly yours, (104)

-334

Col. J. H. Wood, Chicago, Ill.

Dear Sir:

I enclose communication from Mr. D. B. Howard, Auditor of the Wabash Ry., relative to bill against this Company, from the Wabash Employees' Hospital Association, for board, lodging and nursing furnished brakeman C. L. Buford at Springfield Hospital June 13th to October 10th

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1898, amount of bill *50.00. It is my impression that this bill was sent you by this department, and that perhaps you have some record regarding same. Kindly advise, *50 and oblige .

Yours truly, (79)

335

Mr. M. R. Wallace, Gen. Supt., Chicago & Alton R. R. Co., St. Louis, Mo.

Dear Sir:

Returning herewith enclosures as requested, and replying to your letter of the 6th inst., would say, that as all of the shipments which²⁵ were to be handled south-bound on the car haul arrangement over the C. M. & St. P. R. R. referred to have been made,⁵⁰ I think there will be no further occasion for raising the question of guaranty of switching in connection with business that the C. M. &⁷⁵ St. Paul will handle for us, at least for some time to come. In any case, you may feel that we will be responsible for one such switching as may be handled for account of shipments from our line when routed either via our car ferry line or via the C.¹²⁵ M. & St. P. other than by joint billing arrangements.

Yours truly, (137)

336

Agent, C. & A. McCredie, Ill.

Dear Sir:

Your statement of earnings on freight forwarded, form 96 for January 13th, due at Mexico on the 14th not yet received. Please attach²⁵ and send to me immediately and see that in future they are forwarded to Mexico as directed. You will please give this your particular attention.⁵⁰

Yours truly, (52)

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Mr. Thomas Wheeler, Gen. Supt., Chicago & Great Western R. R. Co., Denver, Colo.

Dear Sir:

I find that several times a day it would save us a great deal of labor and also save our writing your office²⁵ a great many letters, if we had a record of the cars on your switching bills. Can you arrange to take an extra impression of⁵⁰ switching bills, and send to us with them? This impression would answer our needs, and save a great deal of labor in this office copying⁷⁵ car numbers from switch bills.

Yours very truly, (83)

338

Dr. C

Mr. James S. Southworth, Auditor, C. B. & Q. R. R. Co., Chicago.

Dear Sir:

I hand you herewith a report from our agent at South Chicago, of water taken by the Jones engine at the water tank, 25 with receipts for the same. You will notice the record shows the amount of water taken in inches; but this is merely for my information, 50 as it has been arranged to charge the Jones Company at the rate of twenty cents per tank filled. You will please make bills hereafter 50 accordingly, when you make up your other water bills. I will send you previous reports so that you may file them with your other reports, 100 in order that all the water accounts may be kept together.

Yours very truly, (114)

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Miscellaneous

339

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Mr. E. O. Chaney,

Missoula, Mont.

Dear Sir:

The \$10.00 received from you, \$5.00 on May 1st, and \$5.00 on the 17th of August, has been disposed of as per receipts enclosed for \$9.00, which leaves \$1.00 still in my hands to your credit. As this is not enough to pay one assessment, I thought I would inform you so you could make another remittance previous to November 20th, as there will likely be another one to due at that time.

Yours truly, (81)

340

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Mr. Albert Keep, City.

Dear Sir:

Since the adjournment of the last session of the Legislature the Civic Federation has been bending every energy toward securing a special session²⁵ of that body to consider the two most important questions now before the people of this city, towit: the revision of the revenue, and primary election⁵⁰ laws. It is unnecessary to explain the vital importance of these measures because it is too well known that unless they are secured our great⁷⁵ and proud community will sooner or later be buried in ruin and disgrace.

The successful prosecution of this work necessarily requires much clerical, expert, and legal

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work, and, as financial aid can only be secured through contributions from those who are in sympathy with the movement, we feel obliged to¹²⁵ again call upon you for whatever you feel willing to give towards this work. Please make checks payable to E. G. Keith, Treasurer.

Respectfully yours, (151)

341

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The Procter & Collier Co.,

Marquette Bldg.,

Chicago.

Gentlemen:

We have been very much pleased with the service which you have rendered us in placing the advertising of the various departments of the University of Chicago during the past twelve months. This has involved an expenditure of more than \$2,000.00; and we assure you that it is our hope that we may continue the same during the coming year.

Yours very respectfully, (66)

342

Mr. Thomas Traddles, Smithville, Ind.

Dear Sir:

We should like to secure some reliable man to report your Institution for the Prairie Farmer, and also act as our subscription representative²³ at your Institute. Will you kindly refer us to some one who would be likely to undertake the work; and also if you will⁵⁰ send us a list of one hundred good farmers who have usually attended your Institute we will reciprocate by sending you the Prairie Farmer next⁷⁸ year free.

We make a special clubbing price to Institute

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members, and we want to secure at least one hundred new readers at your place;100 and also we want our representative to send us a report of all the good papers that are read at your meetings. Yours very truly, (124)

Mr. Walter Stubblefield, Nursery, Ill.

Dear Sir:

Please give us answer to the enclosed letter of inquiry; and if your time will permit we would like to refer letters of25 this kind to you once in a while for answer. We find that we can secure better information by having correspondents answer these inquiries from50 different sections of the country rather than from any one writer, or from the Editor himself. For any answers which we request of you we⁷⁵ will pay you at the rate of \$5.00 per 1,000 words.

Yours very truly, (91)

J. Porter Adams, Superintendent of Schools, Oak Park, Ill.

My dear Mr. Adams:

I understand that there is to be a vacancy in your school the 1st of April, and that you would like25 to have a substitute who, should she prove proficient, would eventually secure the position. I take the liberty of suggesting the name of Miss Caroline⁵⁰ Wykett, a graduate of the John Marshall High School, of Chicago Training School, and a resident student at the University of Chicago, where she is 18 at present taking a graduate course in the School for Teachers. She is in every way capable of filling the very best position in the100 very best school; for this reason I should like to

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have her under your supervision, since I consider your schools are equal to the very¹²⁵ best in this city.

Yours very truly, (132)

345

Mr. W. B. Barrows,

292 Rush St., City.

Dear Sir:

Replying to your favor of the 14th inst., would say that our price on twelve half gallons of Hygeia Spring Water is \$3.00, with \$1.00 rebate on the bottles when returned. We cannot compete with any such price as is made by the Consumers' Company, 50 that is \$.60 per dozen, although we can sell you a ten gallon can, with faucet, at \$.75. You could, if you desire, 50 buy a can at this price; and we should be glad to sell you one dozen half gallon bottles, so that you could draw it 100 from the can into the bottles, if you chose. We will sell you half gallon bottles at five cents each.

Very truly yours, (122)

346

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Publishers, Conkey's Home Journal, Chicago, Ill.

Gentlemen:

Replying to your inquiry: we have paid you for advertising during the current year \$85.31. Against this expenditure we have²⁵ you credited with bringing us orders to the amount of \$572.00.

In view of the fact that this record covered a⁵⁰ period of general depression in the mail order business, we consider this a very good showing, and are well satisfied. We expect to continue to⁷⁵ be an extensive user of your space.

Sincerely yours, (84)

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Manufacturing

Saws

347

Messrs. E. C. Atwood & Co., Indianapolis, Ind.

Gentlemen:

A few minutes ago the Wheeler & Wilson Company called us up in regard to their order No. A6239,²⁵ our order No. 343, your shop No. 14942, for hand saws for cutting meat. They state⁵⁰ that they are very badly in need of these saws and would consider it a great favor if you would ship them at once. This⁷⁵ order was promised them by October 14th; so, if possible, get these saws to them by that date.

Yours very truly, (96)

348

Mr. C. W. Barter,

National Harvester Co.,

Chicago, Ill.

Dear Sir:

We have received a letter which you sent to Mr. Berigo dated December 5th reporting upon the 14 in. power hack saw blade, which²⁵ seemed to be too soft. We are carefully scrutinizing the temper of the blades we are sending out and will see that none of⁵⁰ them goes forward with a mild temper. We will send at an early day three 14 in. blades ¾ in. wide with a good stiff temper,⁷⁵ which we feel satisfied will be satisfactory for your work.

We are having remarkable success in the introduction of our new saws, as their temper¹⁰⁰ on the whole is really quite high; and we believe that the samples we will now send you, as well as all future

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blades, will¹²⁵ be sufficiently hard for your work. We know that we can make the saws of the correct temper, and we hope when you receive the¹⁵⁰ samples that they will accomplish results that will meet with your approval.

Awaiting your further favors, we are Yours truly (171)

349

Messrs. C. W. Dillon & Co., Indianapolis, Ind.

Gentlemen:

Your memorandum letter No. 5957 of October 16th referring to our order No. 356 of October 25 10th, from the S. S. Southwick Company is received. Will you please let me know as soon as possible if you have any other orders 50 for saws for Southwick, as they wish to make up a stock order and they claim that you have orders at the factory that are 55 unfilled.

Please give this matter prompt attention, and oblige

Yours very truly, (87)

350

Mr. C. W. Chandler, Chicago, Ill.

Dear Sir:

We have your order for A. Jartmann, and have entered the hand-saw portion of it, but we can not furnish the cross-cuts, 25 at present. We are so far back in this department that we have not been accepting any orders for several months, except subject to delay 50 and prices ruling at date of shipment. We are just making up our prices for the coming season, but if we had the saws we 75 would not hesitate to fill this small order on account of prices. We wish to say, however, that all

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prices are subject to change without¹⁰⁰ notice, and that we cannot agree to accept any future orders at current prices. Any orders which are placed are subject to the prices ruling¹²⁵ at the time the order is received; and if you take any orders at prices which we cannot accept, we will advise you immediately. We¹⁵⁰ are sorry we are not able to furnish the cross-cut saws, though if Mr. Jartmann can wait on us patiently, we will try to¹⁷³ get them out in January.

Kindly advise us.

Yours very truly, (186)

351

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Messrs. R. E. Brower & Co., Albany, N. Y.

Gentlemen:

Replying to your favor of the 22d, beg to say that the discount on narrow band saws 5% in. wide, 18 in. long, brazed, 25 filed and set, is 50 per cent from the list, as shown in catalog. This would be the price for one saw only; if bought in ½ doz. 50 lots, you could give 50 and 10 per cent. By referring to our circular letter, No. 92, which gives prices to dealers, 75 you can ascertain what we allow on this kind of a saw to the trade; and in making prices to consumers, you may be guided 100 by same, allowing sufficient margin for the dealer.

We will issue in a short time a consumers' discount sheet, which will give further and more¹²⁵ definite information on this subject. We will say now, however, that the consumers' discount on circular saws is 50 per cent, wide band saws, I/8¹⁵⁰ to 1 in., we generally give 50 per cent to 50 and 10 per cent, according to quantity, and 1½ in. to 1¾ in., 50 and 10¹⁷⁵ per cent to 60 per cent, according to quantity.

Very truly, (191)

Mr. S. D. Palmer,

Mitchell, Ind.

Dear Sir:

Your memorandum letter No. 2832, of December 10th, referring to our order from H. T. Story for hack²⁵ saws is received. We have taken this matter up with Mr. Story, who writes us that he will wait until you receive the steel from⁵⁰ Scotland as he wants nothing but the very best blades. He also requests you to hurry same forward as much as possible, as he wishes⁷⁵ to get this matter of hack saw blades settled. We sincerely hope that you will receive the steel soon and be able to make a¹⁰⁰ hack saw that will satisfy Mr. Story, as we feel there is quite a future for his machine and also believe that the heavier saw¹²⁵ is much more desirable than a light saw for the kind of work for which his machines are intended.

Yours very truly, (147)

353

Messrs. Roy Kimball & Co., Boston, Mass.

Dear Sirs:

Replying to yours of the 9th: we made a shipment of hack saws on the 6th and will send the rest due on²⁵ your orders in a very short time. We realize the importance of giving this matter attention, and we will endeavor to see that your stock⁵⁰ is kept in good condition.

Referring to yours of the 10th: we will ship order No. 335 today. The delay in filling this order was caused by our not being able to secure steel. We thought that we could obtain it in time to ship the goods on the 1st, but to the mills disappointed us. We do not find any letter about

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201, 3 21, 3 this subject from you that remains unanswered. We are sorry that we were unable¹²⁵ to fulfill our promise; but you can see under the circumstances that the delay has been unavoidable.

Yours truly, (148)

354

Messrs. E. C. Irwood & Co., Indianapolis, Ind.

Dear Sirs:

The Whiting Foundry & Equipment Company of Harvey, Illinois, called up this afternoon and insisted on our order No. 369²⁵ —your shop order No. 21744 — being shipped at once. They are badly in need⁵⁰ of the saws. If you will refer to the order, you will see that they asked, at the time the order was filled, to have⁷⁵ it shipped at once. Will you please let us know by return mail if you have shipped same. If not, how soon will you ship, ¹⁰⁰ as they insist on knowing.

Yours very truly, (108)

355

Mr. E. K. Skinner, Philadelphia, Pa.

Dear Sir:

We interviewed the Illinois Molding Company, cor. Randolph and Ann streets, to see if they could use any of our goods. They were²⁵ in to see us yesterday and stated that they used but three dozen annually of 5 in. hack saws, 30-38 in. long, and were⁵⁰ in the habit of ordering them in lots of one-half dozen from Mr. March, of Rockford, or Mr. Brander, of Atwood, Ohio. They said⁷⁵ they bought of the former at \$21 and of the latter at \$22. However, they said the March saws were not

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satisfactory and 100 they would not care to buy them again at any price, though the Atwood saws were all right and gave entire satisfaction.

We¹²⁵ quoted the consumers' discount of 30 per cent, which nets our saws \$28.70. In view of the price at which they have150 been buying, we offered an extra 10 per cent, or \$25.23 net, if they would give an order for not less than one 175 dozen, and finally offered another 10 per cent for an order of not less than two dozen, which would net \$24.25,200 or \$1.25 above the Atwood price. We talked quality, of course, and the record of our factory. The only response we225 could get was that they might buy your goods and give us the preference, on account of the advantages we pointed out, if we would250 meet the Atwood price. We replied that as we had greatly exceeded our authority in discounts to a manufacturing consumer. we did not feel at275 liberty to say yes to their proposition until we had communicated it to the factory.

We give you the whole story, that in your advice³⁰⁰ to us we may have it on file for reference as a precedent governing future occasions of the same kind.

Awaiting the favor of your season reply, we remain Yours very truly, (331)

Manufacturing

Automobiles

356

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Chapin-Morse Gear Co., Utica, New York.

Gentlemen:

Enclosed please find my orders No. 2843 and No. 2844. These, you will please note, are for Mr. J. D. Courtney, formerly with the Eastern Mfg. Co. He is either making a new start with other parties or he is building this for himself personally. He has requested me to do as well as possible by him on these articles, so possibly you may conclude it to be good business policy to favor him on a special basis.

Yours very truly, (92)

357

Bowes Mfg. Co.,

2727 Spring Grove Ave., Covington, Ky.

Gentlemen:

We have yours of the 25th and take pleasure in enclosing reproductions of drawings of our various models of equalizing and steering gears²⁵ for automobiles. We also enclose discount sheets, "A" and "B," giving usual trade prices. We can better these prices to you if you are in⁵⁰ position to contract for a season's supply, guaranteeing to use a minimum quantity of 50 during the period of one year from date of contract.⁷⁶ In such event, we will allow you 5 per cent additional discount from the best prices quoted on discount sheet "A." The prices on discount¹⁰⁰ sheet "B" are our lowest

figures unless you get into considerably larger quantities. Any additional information that you desire we shall be pleased to furnish¹²⁵ promptly.

We regret to say that we are not manufacturing transmission gears at the present time, so can not serve you in this direction. We¹⁵⁰ have, however, what we believe to be the largest assortment of equalizing and steering gears on the market. We shall be pleased to have any¹⁷⁶ favors in this line that you can extend.

Very truly yours, (185)

358

Messrs. Alderson & Peters, 165 Adams Street, Hoboken, N. J.

Gentlemen:

We have your favor of the 5th and note what you say regarding the Bowes Mfg. Co., Covington, Kentucky, also the Marshall-Wells Motor²⁵ Co., Racine Junction, Wisconsin, and Mr. Alderson's trip to St. Louis.

Our Mr. Chapin is occupying the position of official observer in the endurance run between⁵⁰ New York and Pittsburg, and is away from the office for a few days.

As soon as we hear from Mr. Courtney in regard to⁷⁵ bore in the gear, we will give the order our prompt attention.

Very truly yours, (91)

359

Seymour Foundry & Machine Works, Seymour, Ind.

Gentlemen:

We have yours of the 26th and beg to advise that if you have received a better price than we have quoted you²⁵ for equalizing gears, it is because some agent has violated his contract. In

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the long run you can get better prices from us than from⁵⁰ any one else on account of our plan of giving rebates. We hold strictly to the schedule given in the enclosed discount sheet "A."

If⁷⁵ you favor us with the order for a sample of our Model 1 equalizing gear, we will charge you \$25.00, less 5 per cent, ¹⁰⁰ 10 days, and will give you a rebate of \$5.00 when your total quantity reaches 5 gears, and further rebates as shown on the ¹²⁵ discount sheet. If you figure this out, we think you will find that our price in the long run is cheaper than you can obtain ¹⁵⁰ from any one else. The rebates will be credited to you as fast as you are entitled to them. We shall be pleased to have ¹⁷⁵ your order.

Regarding the gears which you say you would like to have accurately cut, would say that if you will forward the blanks here,²⁰⁰ we shall be pleased to cut them for you immediately upon their receipt.

Very truly yours, (215)

360

Messrs. Lane & Meredith,
Public Square,
Centralia, Ill.

Gentlemen:

Today's mail brought us the following:

Transient Motor Co., Fort Wayne, Ind., an inquiry from them for descriptive circulars, prices, also deliveries on our²⁵ steering device. This was formerly the Rutenber Mfg. Co.

E. B. White & Co., 272 Woodward Ave., Detroit, Mich., write us for of quotations on compensating gears, both with sprockets and bevel gears, suitable for 8 H. P. vehicles, in quantities of 50 and upward. We enclose carbon copy of our letter to them.

Very truly yours, (84)

Messrs. Benton & McCoy, 165 Ada Street, Lansing, Mich.

Gentlemen ·

Since writing you on Friday we have heard from the Itaska Roller Bearing Co., asking us for a sketch of our Model 9 equalizing25 gear with 66 tooth bevel gear and 16 tooth pinion mate. We are enclosing blue print taken from tracing furnished them. We think they50 are figuring with the National Sewing Machine Co., Peoria, Illinois, and we therefore furnish you this sketch, so that you may forward same to these people.

The Badger Wheel Works, Racine Junction, Wisconsin, sent us an order for one Model 1 steering gear.

Very truly yours, (95)

Bowes Mfg. Co., Covington, Kentucky.

Gentlemen:

Replying to yours of September 30th, would say that the prices quoted on equalizing gears include the sprocket wheel attached to the differential.

If25 you will place your order for a season's supply, guaranteeing to use a minimum quantity of 50 gears during the year, we will allow you 50 per cent better discount than is quoted on the enclosed discount sheet, under heading Scale 4. On the Model 1 gear this equals75 \$16.20 less 5 per cent, which equals \$15.39 net. If you would order and specify delivery on a straight quantity of 100 500, we would give you an additional 5 per cent discount.

We expect that either our Mr. Henthorne or Mr. Kirchman will call upon125 you in the near future,

but suggest that you continue making arrangements with us by correspondence if you are in immediate need of some of 150 the gears.

Trusting that we may receive your order, we remain

Very truly yours, (167)

363

Chapin-Morse Gear Co., Utica, New York.

Gentlemen:

Your favor of the 15th inst., also enclosures, received and noted.

BEST. We have notified Mr. Beck regarding the 57 gears still due²⁵ on 1903, and hope you will have his answer very soon.

WILSON. The writer has been delayed regarding seeing them today, but will hope⁵⁰ to do so tomorrow and then report to you.

DEVINE-SEIFER. The writer was at their factory on Thursday last and went over our matters75 carefully with them. It would practically be impossible for them to adopt our steering gear and retain the tilting features they insist on retaining. It100 is true that the fitting up and testing out of Itasca Roller Bearing Equipment is causing some delay with them. They broke a special steel125 snap-ring which they could not get promptly from the I. R. B. Co., on account of their fire and which they are now making themselves¹⁵⁰ before they can proceed with their testing. It is also true that the Collins people-are following up these people quite closely175 to try to get their equalizing gear business. We will try very hard to see that they do not succeed.

The writer is arranging to go to St.²⁰⁰ Louis next Monday or Tuesday.

Yours very truly, (211)

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Manufacturing

Engines

364

24

J. M. McCullough's Sons, 316 Walnut St.,

Cincinnati, Ohio.

Gentlemen:

Replying to yours of the 23d, relative to our orders 167 and 711, for No. 3 pneumatic hammer²³ for the Lehigh Valley Railroad, would say that we should like to have you bill this hammer and fill this order as promptly as possible.⁵⁰

Yours truly, (52)

365

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The Post-Glover Electric Co., 314-316 W. Fourth St., Cincinnati, Ohio,

Gentlemen:

We are enclosing herewith a copy of blue print No. 157 ND 411 giving you general information<sup>25</sup> on the Multi-cylinder gas and gasoline engines. This blue print is not for the use of salesmen, but to be used in the office when necessity arises.

Kindly acknowledge receipt of this letter.

Yours truly, (62)

366

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J. A. Fay & Egan Co.,

Front and John Sts., Cincinnati, Ohio.

Gentlemen:

Received your telegram regarding installation and foundation of 20 HP engine for the Dalton

Electric Manufacturing Company, St. Louis, and in<sup>25</sup> reply wired you as follows: "Installation of foundation at St. Louis, eight weeks, fish-joint," which translated reads the same with the exception of the<sup>50</sup> last word, the last code word meaning that eight weeks is the last date that we can possibly promise shipment.

You understand from this that we are willing to furnish the outfit for foundation, put in and erect the engine on the same, charging the customer all the expenses of foundation and installation. In other words we want a clean net profit on this transaction of not less than \$350.

We called the 123 factory up over the long distance 'phone; and they advise that they could not ship engine earlier than eight weeks after receipt of order.

Yours truly, (151)

365

in .

The O. Armleder Co.,

326 Longworth St., Cincinnati, Ohio.

Dear Sir:

We have your favor of the 22d, advising us that the cylinder on your "Jack Of All Trades" is cracked, and beg<sup>25</sup> to say that we do not understand this. All of these engines are tested at the factory before being 'shipped out, and are in perfect condition. The only solution we have for the trouble is that you failed to drain off the water and the engine froze up and burst. If such is the case we shall, of course, expect to charge you for repairs.

We enclose herewith price list and descriptions of parts; and if 100 you will advise us just what you want, the matter will have our attention.

Yours truly, (116)

The Bullock Electric Manufacturing Co., East Norwood, Ohio.

Gentlemen:

You wrote us the other day giving us information in regard to the price of the three and four horse power vertical engines, mounted25 on wooden

We have misplaced your letter and would be glad to have you send us a copy of same.

Yours truly, (48)

369

The O. Armleder Co.,

326 Longworth St., Cincinnati, Ohio.

Dear Sirs:

Replying to yours of the 3d, advising that you have inquiry for a gasoline engine, complete, for handling draw bridge 150 feet25 long, would say: before the factory can figure on it at all it will be necessary for you to furnish blue print of the draw50 bridge. When you get this, take the matter up with Beloit direct, sending them the print so that they can fill out with the necessary75 machinery and proper size engine.

Yours truly, (84)

370

Messrs. Rischel & Jolly,

Roswell, New Mexico.

Gentlemen:

We are in receipt of a letter from Mr. Wilson of the London house, referring to purchase of gas producer from Wiedenfeld Company, Louisberg,25 Germany.

Mr. Wilson states that Mr. Hobart handed him £28 with which to purchase producer, and when

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Mr. Wilson came to make purchase<sup>50</sup> he found that the price he would have to pay was £52 10s, instead of £28. He finally made arrangements to get them<sup>75</sup> to make their price 2100 marks, less 58 per cent, F. O. B., Hamburg, London, or Antwerp, this price not including the<sup>100</sup> price of fire brake.

We wish you would advise us whether or not Mr. Wilson ought to have paid the additional price, for he has<sup>125</sup> made the purchase and will charge up the balance to us. Kindly let us hear from you promptly so that we can get the matter<sup>150</sup> straightened up.

Yours truly, (154)

37

Mr. E. H. Townsend,

Detroit, Michigan.

Dear Sir:

We are enclosing herewith copy of letter that we have just written to the Cincinnati house regarding the contract you made with the<sup>25</sup> Detroit Electric Company for 20 HP vertical, for their exhibition at St. Louis. We would be glad to furnish this outfit if possible; but<sup>50</sup> as the time is now too short, we would suggest a 20 HP horizontal electric direct connected, which would be as satisfactory in every way. The<sup>75</sup> only thing is that it will take up slightly more room than the vertical.

We wired you on the 24th, regarding the same deal; 100 and the telephone girl has advised us that you promised to call and pay for the message which was sent C. O. D., 31125 cents, but that you have not as yet done so. Kindly give this matter your attention at once if you have not already done so.

We<sup>150</sup> trust that you will be able to get this matter adjusted and advise us promptly.

Yours truly, (167)

Modern Iron Works,

Quincy, Illinois.

Gentlemen:

Replying to yours of the 22d, regarding the substitution of the Gladstone for the Edison battery, would say that we will circularize the<sup>25</sup> branches on the subject as soon as we receive your report on the comparative tests you are now making between the two different makes.

As<sup>50</sup> we understand, there should be no complaint, for the reason that the elements in both batteries are practically the same and the output, so far<sup>75</sup> as we have been able to tell, is as good in one as in the other.

Yours truly, (93)

373

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The Warner Elevator Manufacturing Co., Cincinnati, Ohio.

Gentlemen:

Referring again to your letter of the 8th regarding the "W" large gear with shaft and cam shipped to Pickayune, we would say<sup>25</sup> that our Railroad Department wrote you on the 9th advising you on what date the gear was originally shipped to the New Orleans & North<sup>50</sup> Western Ry. Co.

We have not yet received a reply to that letter of the 9th, neither have we received credit memorandum for<sup>75</sup> the defective gear.

Kindly attend to this matter as soon as possible.

Yours truly, (86)

1-26 Jac

# Manufacturing

### Machinery

374

22

Messrs. Wilson & Son, Memphis, Tenn.

Gentlemen:

Replying to your favor of the 14th inst., we are pleased to state that part of your order for special screws will go forward<sup>25</sup> today.

We will also include in this shipment your order for five gross No. 5x5/s flat head wood screws.

We trust this will  $^{60}$  be satisfactory, and are pleased to remain

Very truly yours, (60)

375

fi-E

Bates Machine Co., Peoria, Ill.

Gentlemen:

Answering your inquiry of the 14th inst. in regard to 1/2x2 Studs, we are pleased to state that we will ship<sup>25</sup> 400 of these today by freight. We trust this will be satisfactory, and thank you for the inquiry.

Yours very truly, (47)

376

503

Mr. R. T. Baumgarten, Ashland, Kentucky.

Dear Sir:

23.3

Replying to yours of the 24th inst: We are sending you, under separate cover, a number of circulars of the France metallic packing, 23 also

circulars of the White Star oil filter of which we are the agents in this territory. We will be pleased to furnish the packing<sup>50</sup> to any responsible party in your territory, subject to a trial of 30 days. We further guarantee these packings for a period of five years<sup>75</sup> from date of application. This packing is furnished at a uniform price of \$10.00 per inch diameter of rod.

The dice boxes referred to 100 were overlooked by us and were forwarded today. You will no doubt receive them about the same time that you get this letter.

Thanking you<sup>125</sup> for your continued interest in our behalf and trusting that we may be favored with at least a portion of the metallic business in your territory,<sup>150</sup> we remain

Yours very truly, (155)

377

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Mr. Geo. Hargraves, P. A., C. B. & Q. R. R. Co., City.

Dear Sir:

Referring to your order, No. 8932, of August 12th, we have not been able to obtain washer like sample<sup>25</sup> you sent. We enclose one which is the nearest to it we can find. If this will answer, kindly advise us, and return sample.

Yours<sup>50</sup> very truly, (52)

378

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Messrs. W. D. Howells & Co., Burlington, Vt.

Gentlemen:

The writer
E. Smith, me
Packing Co.;
new machiner;
detailed propo

The writer had the pleasure of meeting Mr. J. E. Smith, mechanical engineer for the Armour Packing Co.; and in reference to the question<sup>23</sup> of new machinery, he desires that we submit to him detailed proposition on two 6-ton compressors to

be connected to Cross compound condensing engine50 of the Filer & Stowell make. I asked him why he would not consider the Hamilton engine, and his only reply was that they wanted the F. & S. He also stated that these machines would have to be designed as to capacity, and that the actual floor space necessary in 100 width could not exceed the other machines now in place at their plant by more than six or possibly eight inches from center of cylinder 125 to center of cylinder. He also requested that this proposition include the necessary ammonia condensers to be built on the internal circulating system, or something 150 on the pattern of the Westerling & Campbell condensers. The reason for desiring this particular type was that he did not have the necessary floor 175 space for the atmospheric condensers. But, in any event, this particular part of the propositon could be modified in case the necessary room for 200 atmospheric condensers can be provided later on. Mr. S. stated that he would like this proposition sometime on or about the first of August, as225 he expected by that time to be able to take the matter up for final consideration.

Yours truly, (243)

37

The Lunkenheimer Co., 213-223 E. Eighth St., Cincinnati, Ohio.

Gentlemen:

In response to your letter of Feb. 16th, we beg to submit enclosed blue-print of the Elliott Patent fender for your approval. Kindly<sup>23</sup> bear in mind that the operation of our cars is very different from the trolley or cable system, and that it will be almost impossible<sup>50</sup> for us to attach a fender of the basket design to the body of our car.

Respectfully yours, (68)

Mr. John Wilson,

Minneapolis, Minn.

Dear Sir:

We are in receipt of your order of the 14th for one hundred 3-8 x 2 cap screws, to be shipped A. L.<sup>25</sup> Andrews, Milwaukee, on the 25th. You fail to specify whether you require square or hexagon head cap. As we have furnished you heretofore with both,<sup>50</sup> we are in doubt what to send you, and await your further instructions.

Yours very truly, (66)

381

H. H. Meyer Packing Co., Columbus, Ohio.

Gentlemen:

Our Mr. Leonard C. Schmidt has returned, and reports having had the pleasure of meeting you while in Cincinnati a few days ago. He<sup>23</sup> has asked us to make you a quotation on ammonia condenser; and we are pleased to quote you as follows.

We shall be pleased to50 furnish you with 5 sections of our atmospheric ammonia condenser, each section 18 pipes high, 20 feet long. These condensers are constructed of 2-inch75 pipe made from selected skelp especially for ammonia use. The pipes are put together with forged Bessemer steel flanges and semi-steel return bends. The 100 flanges are screwed and soldered to the pipe while hot and are, therefore, shrunk on. The recess on back of flange is then flushed with 125 solder, making a perfectly tight joint. Condensers will be provided with galvanized water troughs with leveling device and have perforated steel drip strips between the 150 pipes to insure a more free circulation of air, and to secure an even distribution of water over the pipes. The condensers will be

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supplied<sup>175</sup> with the necessary valves, fittings, etc., and we will deliver them to your building in Cincinnati, erect them, and make connections with your existing liquid<sup>200</sup> and gas lines, all for the approximate sum of \$1,365.00.

Should you desire a more detailed proposal, we shall<sup>225</sup> be very glad, indeed, to furnish you with same, and we trust that we may have the pleasure of securing your valued order for the material required.

Yours very truly, (255)

382

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Messrs. Dooley & Ayres, Moline, Illinois.

Gentlemen:

We have your esteemed favor of the 12th inst., H-1724, but do not enter same. We notice you<sup>25</sup> specify a 12 in. diameter conveyor with a drive end only  $1\frac{1}{2}$  in. diameter, which seems to be a mistake.

The standard diameter<sup>50</sup> for 12 in. is 2 in. exactly; and it may have been your intention to specify 9 in. conveyor instead of 12 in.

Thanking you<sup>75</sup> and awaiting your prompt reply, we are

Yours very truly, (85)

383

Sor May

Mr. H. A. Burchfield, Superintendent, Evansville & Princeton Electric Railway, Ford Branch, Indiana.

Dear Sir:

Referring to our conversation of last Wednesday, I would be pleased to make you the following proposition:

We will apply the France metallic<sup>25</sup> packing to the piston rods and valve rods of the Lane & Bod-

ley cross compound Corliss engines, which you are about to install, for the so sum of \$7.50 per inch. We would also install the France metallic packing on the valve rods of the exciter engines for the sum of \$7.50 per inch. We would not recommend the use of metallic packing on the valve so of the exciter engines owing to the fact that the length of stroke of the valve rods is variable on account of the variation of so.

We will apply our packing to the engines as specified above, subject to a trial of 30 days; and it will be removed by us<sup>150</sup> should it not prove entirely satisfactory to you. We will further guarantee to keep these packings in repair for a period of five years dating<sup>175</sup> from their installation.

Trusting that we may be favored with your order for this packing which will receive our prompt attention, we remain

Yours very truly, (203)

384

2000

Messrs. Lenox & Benfield, Oskaloosa, Iowa.

Gentlemen:

We have your valued order of the 29th inst., 1239,<sup>25</sup> but are not able to make same without the bushings to reduce the size to ¾ in. Unless we use some kind of a bushing<sup>50</sup> we shall not have sufficient thickness in the wall of the pipe to attach the end lugs.

Do you want these conveyors less than 3<sup>25</sup> in. diameter as furnished recently to go in a 3 in. pipe?

Thanking you and awaiting your prompt instructions, we are

Yours very truly, (99)

Messrs. N. Staples & Son, Morris, Illinois.

Gentlemen:

We have your favor of the 29th inst. and are pleased to name you a net price of \$50.00 f. b. Chicago<sup>25</sup> for,

1 36 in. x 8½ in. x 3 15-16 in. friction clutch pulley. The pulley would require 23 inches on 50 the shaft.

We hope to be favored with your valued order, and remain

Yours very truly, (66)

386

Laidlaw-Dunn-Gordon Co., Elmwood, Ohio.

Gentlemen:

We are enclosing you herewith a small circular of the Crossman engine governor which we trust vou will give a careful perusal. This governor is28 the only throttling governor that has embodied in it the inertia principle. We should be very glad, indeed, to have you try them in connection50 with your high duty elevator pumps. We feel confident that should you give them a trial we shall be favored with your business for75 throttling governors. We would be pleased to furnish you with one of these for trial, subject to your own terms of trial and approval, and 100 will guarantee the prices to be not more than you are paying at present for the governors which you are using. This governor has been 125 in constant operation for more than a year; and we have so much confidence in its success that we are now placing it on the150 market.

We trust that you will give us an opportunity

3000

to ship you one of these governors at an early date. Thanking you in advance175 for any courtesies that you may extend to us, we remain

Yours very truly, (190)

387

Messrs. Johnson & Roos,

Arlington, Minn.

Gentlemen:

We have your valued order of the 12th inst... but do not enter same as we are not sure about the style of elevator25 buckets wanted.

The standard Avery buckets are 10 x 51/2 in., but we can furnish 10 x 41/3 in Salem pattern, 50 or square cornered riveted buckets. Please advise us promptly.

Thanking you, we are

Yours very truly, (66)

388

Messrs. Beacon & Burpee,

Pittsburg, Pa.

Gentlemen:

We have your favor of the 29th inst. and in reply are pleased to name you a net price for \$48.50<sup>25</sup> f. o. b. Chicago for material for link belt clevator as follows:

- 1 Head shaft, with pillow blocks and set collars for same.50
- 1 30 in. No. 77 sprocket wheel keyed to head shaft.
- I wooden elevator boot complete, witth shaft projecting for sprocket wheel.
- Enough No. 77 link<sup>75</sup> belt for elevator 34 ft. from out to out.

 $8 \times 5$  Elevator buckets, regular riveted steel buckets, for above elevator.

Bolts for fastening buckets100 to chain.

The boot is figured in at \$15.00. We do not figure on the sprocket wheel on boot shaft, as you do<sup>120</sup> not state the speed of the shaft from which you will take the power. We should be glad, however, to furnish the necessary sprocket wheels<sup>130</sup> at a discount of 50 and 10 per cent.

Hoping to be favored with your order, which shall have our prompt attention, we are

Very truly yours, (177)

389

2 2

Messrs. Cooper & Rogers, Newton, Kansas.

Gentlemen:

We have your valued order of the 29th inst. which we have entered for prompt attention.

We understand that style "A" take-up boxes<sup>25</sup> are wanted and that one end of each  $25 \times 2$  7-16 shaft is to be keyseated for coupling.

The last item calling for 00 10 ft. No. 62 chain bits, we interpret as ordinary link belting.

With many thanks, we are \*

Yours very truly, (70)

390

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Mr. O. X. Tuttle, Pur. Agt., Glucose Sugar Refinery, Chicago.

Dear Sir:

2000

The France Packing Company, after a successful career of over twelve years in the manufacture<sup>25</sup> of metallic packings, about a year ago determined to enter into the line of manufacturing fibrous packings of all kinds. Since that time we have been accumulating a stock, and are in a<sup>50</sup>

position to make immediate deliveries on all sizes, grades and types of fibrous packings. We are in a position to name you rock-bottom prices<sup>75</sup> in quantity lots. We believe that it would pay you, as a large user of fibrous packings, to give us an opportunity to bid on<sup>100</sup> your supplies the coming year. Upon request we will furnish you with any reasonable amount of packing that you may require to give it<sup>120</sup> a sufficient trial.

We are making all grades of flax, gum core packing, diagonal, spiral, and asbestos, round or square braided packings. We have opened<sup>150</sup> a store, 165 Lake Street, where it is our intention to carry a full line of packings in order to be in a<sup>175</sup> position to make immediate deliveries of small orders,

We are also the representatives of the Crossmann Engine Governor Company, and the Pittsburg Gage & Supply<sup>200</sup> Company's White Star oil filter, and the Bonar elevator piston rod lubricator, circulars of which are enclosed herewith.

Should you be in the market for<sup>223</sup> any of the articles above enumerated, the writer would be pleased to call upon you at your convenience to take up the matter.

Thanking you<sup>250</sup> in advance for your favorable consideration of this matter, we remain

Yours very truly, (264)

39

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Gentlemen:

Messrs. Whitely & Taylor, Selma, Alabama.

We note your favor of the 10th inst.; and it seems that the letter of your Mr. Bazemon refers to 4 pieces of perforated<sup>25</sup> metal short and not the bundle of wire.

We will express four pieces as soon as possible

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and will thank you to notify railroad agents<sup>50</sup> about shortage, as our receipt seems to cover all that we invoiced.

Awaiting your further favors, we are Yours very truly, (71)

399

Mr. R. C. Carpenter, Ithaca, N. Y. Dear Sir:

We are enclosing you herewith circulars of our metallic packing and the White Star oil filter and the Crossman engine governor, which we<sup>25</sup> trust you will find to your interest to read. Should you be interested in any of these articles in connection with your new plant at<sup>20</sup> Louisiana, Missouri, we would be pleased to make you a proposition. Our confidence in all of these specialties which we are handling is such that<sup>75</sup> we would not hesitate to furnish you them subject to your own terms of trial.

We would respectfully call your attention to the long list<sup>100</sup> of well known engine builders and large users of engine power who are using our metallic packing. Please note the list of repeat orders that<sup>125</sup> we have been favored with by these people. We would also call your attention to the list of users of the White Star oil filter.<sup>150</sup>

The Crossman engine governor is an entirely new adaptation of the well-known inertia principle of governors. This, we believe, is the only throttling governor<sup>175</sup> using this principle on the market today. It has been in successful operation in Pittsburg for more than a year. There are a small number<sup>200</sup> of them at present in operation, but we are pleased with the number of inquiries and orders which we are receiving, and believe that this<sup>225</sup> type of governor has come to stay and will

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fill a long-felt want. We should be pleased to furnish you with any number of 250 these on trial, and trust that in making up your specifications for your power plant at Louisiana you will give our goods due consideration.

Thanking<sup>275</sup> you in advance for any courtesies that you may extend to us, we remain

Yours very truly, (292)

393

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Messrs. Gale & Co., England, Ark.

Gentlemen:

We note your favor of the 9th inst., and will duplicate shipment of box ends by express.

We are doing all we can to<sup>25</sup> locate the wood split pulley but do not wish to duplicate until a last resort, as the pulley was a very odd size and worthless<sup>50</sup> for stock or any other purpose.

Awaiting your further favors, we are Yours very truly, (65)

394

6-1

Messrs. Brown & Co., Bloomington, Ill.

Gentlemen:

Answering yours of the 14th inst., we are pleased to state that we are able to obtain one gross each of 4-32<sup>25</sup>, 5-16 and 3% round head machine screws, which were shipped with the balance of your goods by express yesterday. The item 4-32<sup>50</sup>x1/2 we are unable to obtain.

We trust this will be satisfactory, and beg to remain

Yours very truly, (71)

3

Edw. P. Allis Co., Milwaukee, Wis.

Gentlemen:

Referring to the defective crank tail casting, which we thought Mr. Daniels would be willing to accept, we would further advise that we are in receipt of a letter from our General Office in which they advise that they are taking the matter up direct with him, regarding the acceptance of this casting; and we will adviseyoufurther in the matter as soon as we have further advices from our Chester office. In the meantime, will you kindly hold this casting at your works?

Yours very truly, (89)

396

#### ALLIANCE WORKS:

Referring to Railroad Supply Co.'s order of the 16th inst., copy of which we enclose herewith, calling for twelve (12) No. 6 and twelve (12)<sup>25</sup> No. 28 Hein knuckles. Will you kindly ship these knuckles out on Monday if possible? The Illinois Central R. R. Co. gave us the order<sup>50</sup> for these knuckles; but as our agreement with the Railroad Supply Co. does not permit our selling knuckles direct to the railroad companies, we rejected<sup>75</sup> the order and advised them that if delivery was any object they could get these knuckles at once through the Railroad Supply Co. They would<sup>100</sup> greatly appreciate it if you could ship the knuckles as stated above.

Awaiting your further advice on the subject, we are

Yours very truly, (125)

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Mr. J. S. Walters,
Calumet Steel Co.,
City.

Dear Sir:

or 9, 2, 3

As per conversation yesterday, I understand that I have purchased of you one car No. 1 wrought scrap at \$11.00 per ton, 25 net, f. o. b. cars, South Chicago. Kindly ship same to the Pullman Iron & Steel Co., at Pullman, Ill; loading car as heavily as 50 possible.

Yours very truly, (54)

398

12 2

Messrs. Johnson Bros. & Angel, 456 W. Third St., St. Paul, Minn.

Gentlemen

I have on hand for immediate shipment ten miles of 48 lb. first quality new steel T rails, complete with fastenings; also have a<sup>25</sup> large quantity of lighter weights, new steel rails. Have 150 to 200 tons of 56s to 60s steel T relayers, on<sup>50</sup> which I can make low prices. If you are interested I should be pleased to hear from you.

I am at all times in the  $^{75}$  market to purchase scrap of any description.

Yours very truly, (85)

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CHESTER OFFICE:

Replying to your K.452 of the 13th inst. A. S. C., we would further advise that the first coupler that<sup>23</sup> the Automatic Interchangeable Car Coupling

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Co. made, was called the Fox, but was afterwards changed to the California coupler.

We know of but one Fox knuckle that was made; and this had a slot in the tail end of the knuckle.

Upon calling Mr. Wells' attention to the stock of sixteen Fox knuckles which you have at Alliance, he said that he occasionally had a call for some of these castings; and of course when he does receive an order for them, he will bear us in mind. Inasmuch as there were only a few of these couplers made, there will be only a limited number of calls for these knuckles.

Yours very truly, (139)

400

William A. Watson Harvester Co., St. Paul, Minn.

Dear Sirs:

Replying to yours of the 11th, would say that one car of steel borings and turnings has been shipped to you. The other<sup>25</sup> one will probably go forward in the course of a week or so. I find that after shipping this last car I shall still have<sup>50</sup> for sale, for shipment in both November and December, four or five cars more of the same class of material. If you wish to cover<sup>75</sup> yourself on this material for November and December shipment, I should be pleased to enter your order.

Yours very truly, (95)

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# Mining

401

Mr. James Prost, Huntington, Ind.

Dear Sir:

I made an assay of an average sample of two feet of ore taken from the A tunnel today, which gave 14 per cent<sup>25</sup> copper. This streak of ore lies immediately under the hanging wall and next to it; it continues all along the hanging wall in the face<sup>50</sup> of the stope. From all appearances this A tunnel is going to prove to be a "Bonanza." Samples from other streaks of ore which vary<sup>75</sup> from one to nine inches, when developed, will assay 14 per cent to 21 per cent copper.

Yours truly, (95)

402

Mr. J. C. Leggett, Lebanon, Ohio.

Dear Sir:

I have been delayed in getting out the statement with regard to the mine, which you required, but at this writing have now<sup>25</sup> gotten same. I wish to say in this connection that all the bills have been paid with the exception of the Supply Co., \$9.00, 50 which is not due and which will be paid by your humble servant at the time said account matures. Mr. Andrews' account is still due<sup>75</sup> and in explanation of this would state that Mr. Andrews is in California, where he has gone for his health; on his return he will<sup>100</sup> pay up in full for his delinquency.

I also wish to state that the mine is now fully

equipped, as we have had the machinery<sup>125</sup> in stalled and a building constructed to cover same Large bunk houses and dining rooms have been built and we have also about 200 cords<sup>150</sup> of wood cut, corded and paid for. A road has also been built from the mine to the town; and everything is ready to proceed<sup>175</sup> with the work as soon as these delinquent payments are made.

In addition to this we have also done \$300.00 worth of work<sup>200</sup> on the C. Q. group. This was absolutely necessary on account of the assessments. A small shaft was sunk and we found very good ore<sup>220</sup> that will pay to extract.

Yours truly, (232)

403

Mr. W. I. Fell,

Baltimore, Md.

Dear Sir:

On Nov. 4th you wrote me in answer to my letter concerning the mining property. I wrote you the second letter some time<sup>25</sup> ago. Not hearing anything from you I concluded that probably it did not reach you. I take the liberty of again calling your attention to<sup>50</sup> what I consider a splendid opportunity to make a small investment. Continued developments at the mines are proving beyond any doubt the great value of this<sup>75</sup> property; and I only call your attention to it again because I should like to have my friends enjoy a good thing.

The copper 100 situation is getting into splendid shape again and there is no question but that the copper business is going to prove very valuable and profitable 120 in the years which are to follow.

Yours truly, (134)

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Mr. B. T. Barber,
Phoenixville, Pa.

Dear Sir:

We have just closed a contract for the last 50 ft. upon the B tunnel and now are in the hill the distance<sup>25</sup> of 30 ft. We have let a new contract for 50 ft. additional; we think that 200 ft. more will bring us to the ore<sup>50</sup> body, which will be immediately below the B shaft. Everything looks prosperous with reference to the property, the bills all being paid, and we have<sup>75</sup> an income of about \$500.00 per month.

Nothing has been done with reference to the K bonds since last report; in fact, I<sup>100</sup> think it will be necessary for you and those largely interested in said property to meet some time in the future and devise some plan<sup>125</sup> for the development of this property. It does seem too bad that we have such an excellent property and no one takes any interest in it<sup>150</sup> except me. I am ready to hear suggestions from any one and will follow anything I think will be of interest to the company.

Yours truly, (176)

#### Civil Service

405

Hon. George A. Perry,

Cumberland, Md.

Sir:

In reply to your recent telegram addressed to the Fourth Assistant Postmaster-General I beg to advise you that on September 24 last the<sup>26</sup> allowance for clerical assistance at Rockville, Md., was reduced from \$1,100 to \$360 per annum, to take<sup>50</sup> effect October 1, 1903. This action was based upon reports from the postmaster and officials of this Department, showing that, in accordance<sup>75</sup> with the present law, the latter amount is as much as can be approved for clerk hire at Rockville, that office being of the third<sup>100</sup> class.

Very respectfully, (103)

First Assistant Postmaster-General.

406

Department of the Interior,
Office of Indian Affairs,
Washington, June 21, 1902.

Sir:

This office is in receipt, by Department reference, for report, of S. 3622, a bill to provide for the payment to the heirs of Darius B. Randall, deceased, for certain improvements relinquished to the United States for the use of the Nez Percé Indians, or referred to the Department with request for a report thereon, by Hon. William M. Stewart, chairman of the Senate Committee on Indian Affairs,

The bill<sup>15</sup> appropriates \$3,161, out of any money in the Treasury not otherwise appropriated, to pay to the heirs of Darius<sup>100</sup> B. Randall, deceased,

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for certain improvements situated on the Nez Perce Indian Reservation, relinquished by said deceased to the United States for the use of 125 the Nez Perce tribe of Indians.

Under date of January 8, 1879, this office made report upon a communication from Senator Allison, chairman of the Senate Committee on Indian Affairs, enclosing a copy of Senate bill 681, to provide for the payment to Loyal C. Brown, to administrator of the estate of Darius B. Randall, deceased, for certain improvements relinquished to the United States for the use of the Nez Percé Indians, 200 in which the Commissioner said;

"I am convinced that justice and good faith require the payment of compensation in the premises; and the only remaining<sup>225</sup> question relates to the sum which should be allowed therefor. In the absence of a formal appraisement of the improvements of Mr. Randall, I am<sup>250</sup> of the opinion that the sum of \$1,500, as finally fixed by Messrs. Shanks and Monteith, should be adopted as the<sup>217</sup> correct valuation."

He therefore recommended the passage of the bill when amended by striking out the sum of \$3,161 and \*\*oo inserting in lieu thereof \$1,500, with interest thereon at 6 per cent per annum from August 4, 1873, until\*\*25 paid.

It is not found that the Senate committee made any report on this bill, but on January 31, 1879, a report was made<sup>360</sup> on a similar bill in the House of Representatives (H. R. Report No. 87, Forty-fifth Congress, third session), which recommended the passage of the bill<sup>376</sup> with an amendment reducing the amount to \$1,575, that sum to be deducted from the last of twenty installments to<sup>400</sup> be paid the Nez Percé under the fifth article of the treaty of 1855. (12 Stats., 957.)

The twenty installments under said treaty have long since been paid. As the amount fixed

26

in the present bill is less than the amount recommended in office report450 of January 8, 1879, with the interest therein recommended to be paid, this office recommends the passage of the bill.

A copy of said475 office report of January 8, 1879, is enclosed herewith.

Very respectfully your obedient servant,

The Secretary of the Interior. (490)

407

Mr. James P. B. Viers, Postmaster, Rockville, Md. Sir:

I beg to acknowledge the receipt of your personal letter of the 6th instant, requesting an additional allowance for clerk hire. The allowance was<sup>25</sup> increased from \$360 to \$600, to take effect November 1, under date of January 9 last, on recommendation of Dost-Office Inspector Sharon; and on January 26 last you were directed to make a new count of the transit mail to ascertain whether any75 further allowance could be made under section 308, Postal Laws and Regulations. Apparently you have not reported on this request, and no 100 further action can be taken. The Department is not warranted in making any additional allowance under section 309.

Very respectfully, (123)

First Assistant Postmaster-General.

408

Steamboat Inspection Service, Office of Supervising Inspector, Fifth District, Dubuque, Iowa, December 11, 1906.

Dear Sir:

I am in receipt of your favor of December 7, 1906, asking me to use my efforts in obtaining a25

remission of the penalty imposed on Capt. A. M. Short for violation of the law in navigating the steamer Waunetta after the expiration of her inspection certificate.

In reply I wish to assure you that I would be pleased to serve you in aiding Captain Short, but I have no to authority, officially, in the matter, it having gone out of my hands when I referred it to the surveyor of customs at this port, Mr. Of John M. Lenihan, at which time I recommended leniency in Captain Short's case. The enclosed copy of Mr. Lenihan's report to the Department will show that he, in turn, recommended that the fine be remitted.

However, when I am in Washington, D. C., next January, I shall be pleased to 100 do what I can in Captain Short's behalf.

It would seem to me that if you would take the matter up with one of the 175 United States Senators, and have him intercede with the Secretary, he could be influenced to remit the penalty; and in that case I would 200 be glad to call, with one of the Senators, upon the Secretary and state the circumstances to him.

Trusting that this will be satisfactory to<sup>225</sup> you and that I may have an opportunity of assisting you in this way, I have the honor to remain

Very sincerely yours, (248)

409

Chapman W. Maupin, Esq.,

Office of the Solicitor of the Treasury.

Sir:

I have given your Digest of the Court of Claims Reports, in typewritten form, a hasty examination, and in so far as I am<sup>25</sup> able to judge from this examination it is a most excellent work and will

fill a long-felt want of the accounting officers of the Treasury.

The plan of the work is most excellent; and it will no doubt prove an invaluable aid to those of us who are interested 75 and governed to a large extent by the decisions of the Court of Claims.

If you will pardon a sugestion, I would advise that blank100 leaves and pages be left in the back, so that its users may be enabled to keep it up to date by indexing and digesting125 therein the decisions of the courts as they subsequently appear under their proper headings and indexes.

Yours truly, (143)

410

The Hon. Francis E. Warren, Chairman Committee on Claims, United States Senate.

Sir:

I have the honor to acknowledge the receipt of your letter of the 10th instant, forwarding a copy of a joint resolution pending before25 the Senate Committee on Claims, to inquire into the claim of the Wales Island Packing Company (S. R. 45), and to inform you that the50 memorial of the company, which is printed as House Document No. 510, Fifty-eighth Congress, second session, appears to the Department to possess75 elements of equity entitling the case to a careful investigation and report, which is all that the resolution contemplates.

I have the honor to be,100 sir, Your obedient servant, (105)

411

Sir:

I have the honor to acknowledge the receipt, by your reference of the 5th instant, of S. 3622, "A25

bill to provide for the payment to the heirs of Darius B. Randall, deceased, for certain improvements relinquished to the United States for the use<sup>50</sup> of the Nez Percé Indians."

In response thereto I transmit herewith a copy of a report of the 21st instant from the Commissioner of Indian<sup>75</sup> Affairs and its enclosure.

The Commissioner's report shows that this claim was favorably considered by his Office in 1879 and that he now recommends the passage of the bill.

The recommendation of the Commissioner meets with my approval.

Very respectfully, (116)

412

Government Printing Office,
Office of the Public Printer,
Washington, D. C., February 22, 1904.

Hon. T. C. Plant, Chairman

Chairman Committee on Printing, United States Senate.

Sir:

Replying to your letter of the 18th instant, wherein you ask from me a full statement of the situation in respect to the amendment<sup>23</sup> to Senate bill 2665 suggested by me, I have the honor to state:

First. The employees in the Office are<sup>50</sup> now paid for twenty-six working days' leave of absence for each fiscal year, which must be taken after the expiration of the fiscal year in<sup>75</sup> which it is earned, under the law as construed by the Comptroller of the Treasury.

Second. The amendment to the bill suggested by me extends to the annual leave of all employees to thirty working days in each fiscal year. The

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wording of the amendment was copied from the proviso in<sup>125</sup> section 4 of the legislative act of February 24, 1899 (30 Stat., 890), and that form was suggested for the reason<sup>150</sup> that the provise has been held by the Comptroller of the Treasury to accomplish in the Executive Departments the end which this bill seeks to<sup>175</sup> effect in the Government Printing Office.

Third. The proviso to the amendment was suggested as a means for simplifying the work of keeping the leave<sup>200</sup> accounts of the employees in the office engaged on supervisory and clerical work, who were paid annual salaries, or weekly or monthly compensation. All other<sup>225</sup> employees are paid at daily or hourly rates. The advantage gained will be that the separate "pay roll" now used in making payment of money<sup>250</sup> for leave to the former class of employees will be done away with, and they will be paid in the same manner as are the<sup>275</sup> clerks and employees in the Executive Departments. There are about 175 employees who will be affected by the proviso.

Respectfully, (298)

413

Mr. S. G. Furber,

President, National Export Association, New York.

Sir:

30, D

I have the honor to acknowledge receipt of your letter of December 11, relative to the publication of certain material for educational purposes upon<sup>25</sup> the question of a reduction of the duties of Cuban products, principally sugar and tobacco. In this letter you enclose samples of the proposed circulars<sup>50</sup> and accompanying letters, with the statement that your list comprises 30,000 names, and that the cost per issue will be about \$2,880.<sup>75</sup> The work is to be first quality, 2-cent postage, letters sealed and carefully directed.

80,

You are hereby authorized to make<sup>100</sup> the necessary arrangements to send two issues of 80,000 circulars in accordance with the samples enclosed, together with additional information which will be forwarded<sup>125</sup> you from Cuba on my return.

Very truly yours, (134)

414

Department of Commerce and Labor, Office of the Secretary, Washington, February 11, 1907.

Dear Sir:

I beg to acknowledge the receipt of your communication of the 10th instant, enclosing a copy of a joint resolution (S. R. 45)<sup>25</sup> for the relief of the Wales Island Packing Company and requesting that all papers, or copies of same, on file in this Department relating to<sup>50</sup> this claim be forwarded for the use of your committee, with the Department's opinion as to the merits of the claim.

It does not appear<sup>75</sup> that any papers in reference to the claim covered by the resolution have been filed in this Department; and as the Department possesses no information<sup>100</sup> whatever regarding it except that conveyed in the memorial of the company published as House Document No. 510, a copy of which<sup>125</sup> accompanies your letter, it is hardly in a position to express an opinion as to the merits of the claim without making further inquiry regarding<sup>150</sup> the facts. If your committee desires, the Department will be pleased to make such inquiry.

Very truly yours, (168)

Hon. Francis E. Walling,
Chairman Committee on Claims,
United States Senate.

Gentlemen:

In response to the accompanying resolution of the United States Senate, passed on March 3, 1904, I have the honor to<sup>25</sup> submit the enclosed copies of reports made by the food inspectors and by the inspector of marine products relative to the inspection of meat, poultry,<sup>50</sup> game, fish, and oysters brought into the District of Columbia in cold-storage or refrigerator cars.

Respectfully, (67)

The Commissioners of the District of Columbia, Washington, D. C.

416

Purcell, Ind. T., January 6, 1906. Hon. John H. Stephens, M. C.,

Washington, D. C.

My dear Sir:

I wish you would kindly send me by return mail several copies of the bill that I am advised you introduced in<sup>23</sup> Congress providing for an appeal from the Chickasaw and Choctaw citizenship court to the Supreme Court of the United States.

I am greatly interested in<sup>50</sup> this question, both as a practising attorney and as one who wants to see fair play and justice done. I feel that no greater outrage<sup>75</sup> could be perpetrated upon the hundreds of deserving citizens of the Chickasaw and Choctaw nations than to deny them the right of appeal from<sup>100</sup> the judgment of the so-called citizenship court. The right of appeal, it occurs to me, is a constitutional one, and to say that<sup>125</sup> thousands of people should be denied this right in cases such as the one under consideration, wherein millions of dollars' worth of property is involved,<sup>150</sup> is simply outrageous.

(a 60)

Many of these applicants for citizenship have for many years prior to the passage of the act of June 10, 1896, 175 made application to the Indian councils of the Chickasaw and Choctaw nations, but because of their lack of means and ability to "pay the price200 demanded" were never enrolled by the tribal authorities. This fact is a notorious one, not only in the Chickasaw and Choctaw nations, but also far225 beyond their limits.

To say that this court should in seventeen days' time vacate and set aside the judgment of the Federal courts in the<sup>230</sup> Territory, rendered during a period of almost seven years' time, without even the right of an appeal to a higher tribunal, is something unheard of<sup>275</sup> in American jurisprudence.

I most sincerely trust you may be able to give this bill your earnest support and attention. No more just measure affecting 200 a particular class of people could, it seems to me, come up for your consideration.

Thanking you for your numerous past favors, I am

Very respectfully, (326)

417

Sir:

I have the honor to report penalty of \$500 imposed on Capt. A. M. Short for violation of the law, by the<sup>25</sup> steamer Waunetta, in navigating from September 30, 1903, until October 8, 1903, after the expiration of her certificate of<sup>50</sup> inspection. The said fine or penalty has been paid and deposited with assistant treasurer of the United States, Chicago, Ill.

I herewith enclose report of same made by Mr. John D. Sloane, supervising inspector, fifth district, and also sworn statements of Capt. A. M. Short and four other persons who were on board

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-s y 7 co. of the vessels during the period of the storm and high wind prevailing between September 30 and October 8, 1903.<sup>225</sup>

Considering the difficulties under which Capt. A. M. Short was placed in trying to save the raft of lumber said vessels were towing, during the storm and prevailing high winds on the Mississippi River at the time stated, in my opinion he was unavoidably detained through bad weather from arriving 175 at this port in time for inspection.

The said Capt. A. M. Short has been navigating the Mississippi River on vessels as master and pilot<sup>200</sup> thirty years, and has never been known to violate the navigation laws during all that period.

I therefore recommend that the penalty, viz; \$500,  $^{225}$  be remitted.

Respectfully submitted, (229)

The Secretary of the Treasury,
Washington, D. C.

418

Department of Justice, Washington, D. C., November 28, 1905.

Sir:

I beg to enclose herewith, for the information of your committee, a copy of a letter dated the 17th instant, from the United States<sup>25</sup> attorney for the eastern district of New York, suggesting an amendment of the law so as to make the detention of seamen's clothing a misdemeanor,<sup>50</sup> together with a copy of an act which he has drafted for that purpose.

Respectfully, (65)

Acting Attorney-General.

Hon. G. F. Moore,

Chairman Committee on the Judiciary, United States Senate.

Mr. Louis J. Wortham,

Oriental Hotel, Dallas, Tex.

Dear Sir:

Referring to our conversation concerning the exhibition of Texas cattle at the St. Louis Exposition, I would say that the matter is not25 within the jurisdiction of this Department, but I should of course be willing to make any representations regarding the exhibition which appeared to me to50 be desirable. If an arrangement could be made by which the cattle from below the quarantine line could be kept entirely separate from those coming75 from above that line, and be shown in different show rings, I should recommend that the southern cattle be allowed to go for exhibition under100 such conditions. I think, however, it would be taking too much risk to allow northern and southern animals to go to the same grounds or125 be exhibited in the same show ring. The Department would do anything possible in the way of inspection to facilitate the exhibition or to lessen 150 the danger.

Very respectfully, (154)

420

Dear Sir:

In response to your inquiry in regard to the action taken under the clause of the fortifications act of March 1, 1901, 25 regarding the Isham high-explosive shell and the high-explosive "thorite," I have to say that after the passage of the act which 50 provided for the purchase of those inventions by the Secretary of War "in his discretion and if in his judgment it will be for the 50 best interests of the Government," I asked the advice of both the Ordnance Department and the Board of Ordnance and Fortification to aid me in 100 form-

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ing a judgment as to whether the purchase would be for the best interests of the Government.

The Ordnance Department advised against the purchase as<sup>125</sup> to both. The Board of Ordnance and I'ortification advised against the purchase of the Isham shell by a vote of 4 to 2, and divided<sup>150</sup> equally — 3 to 3 — upon the purchase of thorite. Under these circumstances, I have not considered myself justified in making the purchase of either.

The 176 Board of Ordnance and Fortification also adopted the following resolution:

"As thorite is the safest and most effective high explosive that has been presented to<sup>200</sup> and tested under the direction of this Board, it is the opinion of this Board that Doctor Tuttle is entitled to a reasonable compensation for<sup>225</sup> his invention; and it is recommended that he be so compensated."

This recommendation was approved by me, with the following annotation: "This is understood to<sup>250</sup> relate, not to any power of the Secretary of War, but to an appeal to powers resting in Congress alone."

I approve the recommendation for<sup>275</sup> compensation to Doctor Tuttle because I think his long and faithful labors, in conjunction with many officers of the United States, in seeking to develop<sup>300</sup> a practical high explosive merited reward and were probably of material use in the development of the art to which they related, and I think<sup>325</sup> that a just exercise of the powers which Congress possesses, but the Secretary of War does not possess, should lead to a grant of reasonable<sup>356</sup> and even liberal compensation to Doctor Tuttle's heirs.

The Board of Ordnance and Fortification, since its action above mentioned, has recommended a further test of 575 the Isham shell, and that recommendation has been approved.

Very respectfully, (386)

#### Lease

THIS INDENTURE, Made this tenth day of August, 1906, between Albert Harding, of Hot Springs, Arkansas, party of the first part, and Theodore Manning, of Rochester, New York, party of the second part,

WITNESSETH: That the said party of the first part, in consideration of the covenants<sup>50</sup> and agreements of the said party of the second part, hereinafter set forth, does by these presents lease to the party of the second part<sup>75</sup> the following described property:

Lot four (4), in block two (2), in Harper's Second Addition to the City of Seattle, County of King, and State<sup>100</sup> of Washington, together with all the buildings situated thereon and appurtenances thereto belonging.

To have and to hold the same to the said party of 125 the second part from the first day of May, 1906, to the thirtieth day of April, 1907.

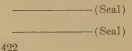
And the 150 said party of the second part, in consideration of the leasing of the premises as above set forth, convenants and agrees with the said party of 175 the first part to pay said party of the first part as rent for the said premises the sum of twelve hundred dollars (\$1,200.00), 200 payable in twelve equal monthly installments in advance.

The said party of the second part further covenants with the said party of the first<sup>225</sup> part that at the expiration of the said period of one year mentioned in this lease, peaceable possession of the said premises shall be given<sup>250</sup> to the said party of the first part, in as good condition as they are

now, the usual wear, inevitable accidents, and loss by fire<sup>275</sup> excepted, and that upon the non-payment of the whole or any portion of the said rent at the time when the same is above<sup>300</sup> promised to be paid, the said party of the first part may, at his election, either distrain for said rent due, or declare this lease<sup>325</sup> at an end, and recover possession as if the same was held by forcible detainer; the said party of the second part hereby waiving any<sup>350</sup> notice of such election, or any demand for the possession of said premises.

The covenants herein shall extend to and be binding upon the heirs,<sup>375</sup> executors, and administrators of the parties to this lease.

WITNESS the hands and seals of the parties aforesaid, at Seattle, Washington, the day and year<sup>400</sup> first above written. (403 words)



### Charge to the Jury

Gentlemen of the jury: The court instructs you as follows: The instructions given to you in this case are the instructions of the court and the law of the case which must govern you.

The court instructs the jury that the plaintiff has alleged in his declaration that at the time of the injury in question the deceased, Charles Meegan, was in the exercise of all due care and caution for his own safety. This means, in law, that at the time in question he was in the exercise of such ordinary care for his own safety and protection as 100 a person of ordinary prudence and caution would exercise under like circumstances, and you are instructed that

this allegation is essential and must be proved.<sup>125</sup> And if the jury believes from the evidence in the case that the deceased did not exercise such ordinary care for his own safety at<sup>150</sup> the time of the injury in question, and that his failure, if any, to exercise such ordinary care contributed to the injury in question, then<sup>175</sup> you should find the defendant not guilty.

If the jury believe from a preponderance of the evidence that at the time the decedent was injured<sup>200</sup> he was in the exercise of ordinary care and caution for his own safety and that the accident in question occurred through the negligence, however<sup>225</sup> slight, of the defendant, then the jury should find in favor of the plaintiff.

The court instructs the jury that the mere relation of master<sup>250</sup> and servant implied no obligation on the part of the master to take any more care of the servant than the servant was bound to<sup>275</sup> take of himself; and where the dangers or risks of the employment or work are as well known to the servant as to the master 300 and are as open and apparent to the servant as to the master, then if the servant undertakes to perform the duties thereto attached and 325 if he knows during all of the time he is so employed that he is in danger of great bodily harm, he must be regarded 350 as voluntarily assuming all of the risks that may result from the same. And in this case, if the evidence shows that the deceased was injured by reason of such dangers or risks incident to the work that he was doing at the time, your verdict should be "not guilty." 400

The court instructs you that when a person enters the employment of another he is presumed to know the ordinary hazards and risks incident to<sup>425</sup> the service into which he enters, and such hazards and risks he is held in law to have voluntarily accepted and assumed.

The court instructs450 the jury that when one

person undertakes to do a work assigned to him by another by whom he is employed, he is bound to<sup>475</sup> use his eyes to see what is open and apparent, and if he neglects to do so and in consequence is injured, no recovery can<sup>500</sup> be had against the employer for such injuries.

The court instructs you that if the deceased at the time in question omitted to do for<sup>525</sup> his own safety anything which an ordinarily careful, prudent, and cautious man under like circumstances would have done, and if in consequence of such omission<sup>550</sup> the deceased was injured, then the plaintiff cannot recover and your verdict should be "not guilty."

You are instructed that ordinary care and prudence is 575 the exercise of that care which every person of common prudence bestows upon his affairs or concerns, and the prudence and vigilance which reason and 600 law require a person to exercise for his own safety must be proportionate to the danger and exercised with reference to the situation and position 625 which such person is about to take or in which such person finds himself.

If you believe from the evidence that the deceased at the time he was injured had full knowledge of the character and condition of the appliances with which he was attempting to move the safe in the formula of the dangers incident to the use of such appliances in their then condition, and if you believe that he was injured in to consequence of the danger incident to the use of said appliances in their then condition, of which he had full knowledge, your verdict should be to the defendant.

The jury are instructed that while it is true that the rule of law is that a master must furnish to the 150 employee reasonably safe machinery and appliances with which to work, yet in this case, if you believe from the evidence that the

appliances used by<sup>775</sup> the deceased, Charles Meegan, were in any respect unsafe, and if you further believe from the evidence that said Meegan at or before the time<sup>800</sup> he was using them knew such condition of such appliances, and that notwithstanding such knowledge he continued to use them, then the rule of law<sup>825</sup> above mentioned is not applicable, and you should bear this in mind in considering your verdict.

The court instructs the jury that an employer is<sup>\$50</sup> under no obligation to warn his employees of danger that is apparent to one of ordinary intelligence or which is ordinarily incident to his employment,<sup>\$75</sup> and if you find from the evidence that the deceased was injured because of a danger of that kind, then your verdict should be, not<sup>900</sup> guilty.

The court instructs the jury that if the evidence shows that the injury received by the deceased was the result of a pure accident without negligence on the part of the defendant, your verdict should be for the defendant.

If you believe from the evidence that any witness has<sup>860</sup> wilfully and knowingly sworn falsely to any material element in this case, then you have a right to reject the entire testimony of such witness <sup>975</sup> unless it is corroborated by other credible evidence or by facts and circumstances appearing in the case.

The question of the amount of damages is 1000 an entirely distinct and different question from the question of liability, and in determining the question of liability you should not permit the character of 1023 the injury or the amount of damages to influence you in any degree. If there is no liability on the part of the defendant you 1050 will not have occasion to consider at all the character and extent of the injuries.

The court instructs you that the plaintiff is

not entitled<sup>1075</sup> in any event to recover anything whatever for court costs, attorneys' fees or services, nor witness fees or administrator's services, fees or expenses, nor for 1100 the expenses of this suit, nor for funeral expenses, nor for any pecuniary or other losses sustained by the deceased himself. The plaintiff cannot in 1125 any event recover anything whatever for any pain or suffering of the deceased, nor for any mental pain or suffering of the next of kin. 1126 In an action for damages resulting from the death of a husband by negligence the actual pecuniary loss, that is, money or financial loss, of 1175 the next of kin is the sole measure of damages.

The court instructs the jury that this is an action under the statute to recover 200 damages to the next of kin of the deceased, and the court instructs the jury that under the statute the next of kin can recover,1225 even when the defendant is guilty, only such damages as are a fair and just compensation for the pecuniary interest, that is, the actual money 1250 loss resulting to the next of kin of said deceased person from such death; and even if you believe from the evidence under the instructions 1275 of the court that the verdict should be for the plaintiff, you can allow to the plaintiff only such damages as will compensate the next1300 of kin for the pecuniary interest, that is, the financial or money loss if any, shown by the evidence as resulting to the next of 1325 kin from the death of said Charles Meegan.

Two forms of verdict are handed you. If you find for the plaintiff you will say "We, 1350 the jury, find the issues in favor of the plaintiff and assess the plaintiff's damages at the sum of —— dollars"—filling in the amount 1375 on which you agree. If you find in favor of the defendant the form of your verdict will be simply "We, the jury, find the 1400 defendant not guilty." (1403 words)

# Injunction Writ

State of Illinois, } ss. Kane County, } ss.

In the Superior Court of Kane County.

MERCANTILE TRANSFER COMPANY.

A Corporation,

VS.

HENRY MORRIS, CHARLES GRANGER, GEORGE GORDON.<sup>25</sup> et al. INJUNCTION.

To Henry Morris, Charles Granger, George Gordon, Eugene Evans, Barney Maloney, Anton Stone, and Peter Childs, and to your attorneys, solicitors, agents. and servants and to each and every one of them, Greeting:

Whereas, it hath been represented to the Honorable Timothy Walker, one of the judges75 of the Superior Court of Kane County, in the State aforesaid, on the part of the Mercantile Transfer Company, a corporation, complainant in a certain bill of complaint, exhibited before said Judge, and filed in said court against you, the said Henry Morris, Charles Granger, Eugene Evans, Barney Maloney, Anton 25 Stone and Peter Childs, to be relieved touching the matters and things therein complained of; in which said bill it is stated, among other things, 150 that you are combining and confederating with others to injure the complainant, touching the matters and things set forth in said bill, and that your 173 actions and doings in the premises are contrary to equity and good conscience. And the said Judge, having under his hand endorsed upon

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of to

said bill<sup>200</sup> an order that a writ of injunction issue out of said court, according to the prayer of said bill.

We therefore, in consideration thereof, and225 of the particular matters in said bill set forth, do strictly command you, the said Henry Morris, Charles Granger, Eugene Evans, Barney Maloney, Anton Stone<sup>250</sup> and Peter Childs, and your attorneys, solicitors, agents and servants, and each and every one of you, and each and all person or persons with275 whom you or any of you have been or are combining or confederating, that you do absolutely desist and refrain from removing, selling, delivering or300 otherwise interfering with the property described in said bill of complaint, and from doing any act tending to interfere with or injure said complainant or 225 its business, until this honorable court in chancery shall make other order to the contrary. Hereof fail not, under the penalty of what the law 350 directs.

To the Sheriff of said county, to execute and return in due form of law. (366 words)

424

### **Judgment**

Manning Armstrong, vs. Bertram Warren.

This cause having been duly brought on for argument upon the demurrer of the defendant to the plaintiff's declaration, and<sup>25</sup> all and singular, the premises being seen, and by the court now here fully understood, and due deliberation being thereupon had, and it appearing to<sup>50</sup> the court that the declaration of the said plaintiff, and the matters therein contained, are sufficient in law

for the plaintiff to have and maintain75 his aforesaid action thereon against the defendant:

Therefore, it is considered, ordered and adjudged that the plaintiff do recover against the said defendant his debt100 to the sum of one hundred and twenty-five dollars, together with his costs and charges by him about his suit in this behalf125 expended to be taxed, and that the said plaintiff have execution therefor. (137 words)

425

# Bill to Foreclose Mortgage

" In

State of Pennsylvania, } ss. Pike County, HIRAM HARPER Vs.

To the Honorable the Judge of the Circuit Court of Pike County,25 in the State of Pennsylvania, in Chancery sitting:

Your orator, Hiram Harper, respectfully shows unto your Honor that on or about the fourth day of 50 October, in the year of our Lord one thousand nine hundred and five, Charles Lake became and was indebted to your orator in the sum75 of one thousand dollars, and being so indebted, in consideration thereof the said Hiram Harper, on the day and year aforesaid, made and executed under100 his hand a certain note or writing obligatory for the sum of one thousand dollars.

Your orator further shows unto your Honor that the said Charles 125 Lake, on the eighth day of October, in the year of our Lord one thousand nine hundred, and five, to secure the payment of the150 principal and interest mentioned in said note, made and executed under his hand and seal, and delivered to the said Hiram Harper a mortgage conditioned175 for the payment of the sum of one thousand dollars and interest mentioned in said

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- 9 9 - 9 8 note, according to the conditions of said note, by which<sup>200</sup> said mortgage the said mortgagor mortgaged to the said Hiram Harper, in fee, certain lands and real estate, situated in the County of Pike and<sup>223</sup> State of Pennsylvania, and described in said mortgage as follows, to wit:

The east half of Lot Ten (10), in Block Eight (8), in School<sup>250</sup> Section Addition to the City of Philadelphia:

Which said mortgage was duly acknowledged, and afterwards recorded as a mortgage, in the office of the Recorder<sup>275</sup> of Pike County in said State, on the fifteenth day of October, in the year of our Lord one thousand nine hundred and five, at<sup>300</sup> ten o'clock in the forenoon of said last-mentioned day, in Book 2345 of Mortgages, at page 123,<sup>325</sup> as by said mortgage and the certificate of acknowledgment and recording endorsed thereon, and ready to be produced in court, and to which your orator<sup>550</sup> prays leave to refer, will more fully appear.

And your orator believes and states that the sum of six hundred dollars, with interest from the the fourth day of April, in the year of our Lord one thousand nine hundred and six, remains due and unpaid to your orator on said on the and mortgage, and that no proceedings at law have been had to recover the debt secured by the said note and mortgage, or any part thereof.

And your orator further states and believes that the said premises described in the said mortgage are meager and scant security for the said sum of six hundred dollars and interest mentioned in said note and said mortgage and now due your orator.

Your orator further shows unto 475 your Honor and states upon information and belief that one Emma Allen has or claims to have some interest in the said mortgaged premises or 500 some part thereof, as purchaser, mortgagee or otherwise,

do

which interest, if any, has accrued subsequent to the lien of the said mortgage of your orator, said is subject thereto.

Your orator therefore asks the aid of this court in the premises, and that the above named Charles Lake, the defendant in this suit, may appear before the Judge of the Circuit Court, in the court of Chancery, and answer this, your orator's bill, according to575 the rules and practice of said court, without oath, answer on oath being hereby waived, and that the usual decree may be made for the 600 sale of said mortgaged premises aforesaid, and for the payment of the amount due your orator for principal and interest in the said note and 625 mortgage mentioned, and costs of suit, and that the said Charles Lake and all persons claiming under him subsequent to the commencement of this suit, 650 and all other persons not parties to this suit, who have any liens, by judgment or decree, upon the mortgaged premises subsequent to the saiders mortgage of your orator, or any liens or claims thereon by or under any such subsequent judgment or decree, either as purchaser, encumbrances or otherwise, 700 may be barred and foreclosed of all equity of redemption in said premises, and that your orator may have such other and further relief as 725 the nature of the case may require and as to this court shall seem agreeable to equity and good conscience.

And may it please your of Honor to grant unto your orator the People's writ of summons, issuing out of and under the seal of this honorable court, to be directed to the said Charles Lake and Emma Allen, therein and thereby commanding them and each of them, on a certain day and under a certain openalty, to be therein inserted, that they personally be and appear before the Judge of said court at the court room of said court in set said County of Pike, then and there to answer all and singular the premises, and to

stand to and abide by and perform such order850 and decree therein as shall seem agreeable to equity and good conscience.

And your orator will ever pray, etc.

State of Pennsylvania, Pike County, Ss. 875

On this sixth day of February, A. D. one thousand nine hundred and seven, personally appeared before me Hiram Harper, who, being duly sworn, saith 900 that he is the complainant named in the foregoing bill of complaint; that he has read the foregoing bill of complaint and knows the contents925 thereof, and that the same is true of his own knowledge, except as to the matters and things therein stated upon information and belief, and 950 as to those matters he believes it to be true.

Subscribed and sworn to before me this sixth day of February, A. D. 1907.

Notary Public. (979 words)

State of Illinois, County of Cook, ss.

IN THE CIRCUIT COURT OF COOK COUNTY, May Term, 1902.

Frank A. Jones, Plaintiff,

vs. William<sup>25</sup> W. Atkinson, Assumpsit. Defendant

And the defendant, by Coolidge and White, his attorneys, comes and defends the wrong and in-

jury done, etc., and says that the plaintiff ought not, as in the first count of his said amended declaration set forth, to have his aforesaid action against him, the defendant, to because he says that the said supposed cause of action set forth in said first count of his said amended declaration did not, nor did any to reither of them accrue to the plaintiff at any time within five years next before the commencement of the suit in manner and form as the plaintiff has above in said first count complained against him, the defendant, and this the defendant is ready to verify: wherefore, he for prays judgment if the plaintiff ought to have his aforesaid action against him, etc.

And as to the second count in the plaintiff's said amended 175 declaration, the defendant says that the plaintiff ought not to have his aforesaid action against him, the defendant, as set forth in said second count, because200 he says that each and every one of the several supposed promises in the said second count mentioned was an agreement which was not<sup>225</sup> to be performed within the space of one year from the time of the making thereof, to wit, the first day of August, in the250 year 1892, and was not, nor is, nor was nor is any memorandum of note thereof, in writing, signed by the defendant, or by275 any other person thereunto by him lawfully authorized, according to the form of the statute, etc. And this the defendant is ready to verify; wherefore he 300 prays judgment if the plaintiff ought to have his aforesaid action against him, etc.

Attorneys for Defendant.

By (319 words)

#### Declaration or Complaint

42

State of New York, State of New

In the Superior Court of Erie County.

THOMAS PETERS, a Minor, by Henry Peters, his next friend,<sup>25</sup>

Gen. No. 512 Declaration.

WESTERN MACHINERY COMPANY, a Corporation.

Thomas Peters, a minor, by Henry Peters, his next friend, by Ambrose<sup>50</sup> C. Hoover, his attorney, complains of the Western Machinery Company, a corporation, of a plea of trespass on the case:—

For that whereas, on to75 wit, the eighteenth day of November, A. D. 1905, the defendant was a corporation doing business in the State of New York, 100 and was then and there operating a certain factory in the city of Buffalo, County and State aforesaid, and in its said factory was then 125 and there operating a certain machine called a planing machine; and plaintiff, who was then and there a minor of to wit, eighteen years of 150 age, was then and there in the employ of said defendant as a common laborer; and plaintiff alleges that he was then and there entirely 175 ignorant of the safe operation of said machine, and utterly failed to appreciate the dangers incident to the operation of said machine, of which such200 ignorance and lack of appreciation of such dangers the defendant then and there knew or by the exercise of ordinary care could have known. Plaintiff225 alleges that the operation of said machine was attended with great danger of bodily injury. Plaintiff further alleges that it then and there became and250 was the duty of the defendant not to order or require the plaintiff to leave his said work of common laborer and undertake the operation275 of said machine without first instructing plaintiff in the

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safe operation of said machine and apprizing plaintiff of the dangers incident to the operation of 300 said machine. Yet the plaintiff alleges that the defendant, on the day aforesaid and by and through its servant, foreman or boss, then and there, 325 negligently and carelessly ordered and commanded the plaintiff to operate said machine without first having instructed plaintiff in the safe operation of said machine, and 350 also without first having apprized plaintiff of the dangers incident to the operation of said machine; by reason whereof plaintiff alleges that he then and 375 there, while in the exercise of all due care and caution for his own safety, had one of the fingers of his right hand crushed 400 and mangled, and by reason thereof the plaintiff also became and was sick, sore, lame and disordered, and so remained for a long space of 425 time, to wit, hitherto, and by reason thereof plaintiff has been compelled to lay out, and has laid out and became liable for, divers large450 sums of money in and about endeavoring to be cured of his said wounds and sickness, and by reason thereof plaintiff has been deprived of,475 and will in the future be deprived of, divers large gains and profits which he otherwise would have acquired from his labor.

Wherefore the plaintiff says he has sustained damages in the sum of two thousand dollars, and therefore he brings his suit, etc.

Attorney for Plaintiff. (522 words)

### Extract from a Speech

by

HONORABLE CHAUNCEY M. DEPEW.

of New York,

In the Senate of the United States,

On "Trade Relations with Cuba."

Now, we come down to Monroe's own action, and when we examine the history of his Administration we find that the real crux of<sup>25</sup> the Monroe doctrine was Cuba. Great Britain at that time in her struggle with the Holy Alliance had the same fear. Canning and Monroe,<sup>50</sup> when they formulated the Monroe doctrine, did so for the purpose, among others, of preventing Napoleon from getting possession of Cuba, with the power and<sup>56</sup> the dominance which it would give him over our Atlantic coast and the Gulf of Mexico and over the British islands in the Caribbean Sea.<sup>100</sup>

President Polk did his best by negotiation to purchase the island. The main policy of Pierce's Administration was to buy Cuba, and he made a<sup>123</sup> plump offer to Spain of a hundred million dollars for its transfer. A hundred millions then, compared with our resources now and the value of <sup>138</sup> money, would be at present at least a thousand million dollars.

Still later James Buchanan was minister to England; Mason, of Virginia, minister to France; 1175 Soule, of Louisiana, minister to Spain. Sugar was then as now the great product of Cuba and also of Louisiana. And yet when these three<sup>206</sup> ministers of the United States\*met on the call of

Buchanan, at Ostend, in Belgium, Soule wrote the manifesto that it was the manifest duty<sup>225</sup> of the United States to acquire Cuba by purchase, and if Spain would not agree to the purchase to take her by force. That was<sup>250</sup> the view of the Louisiana statesman of 1854. There would have been no tariff had he succeeded, but free trade between Cuba and<sup>275</sup> the United States, because she would have come in as a State.

Now, the feeling in the United States was so strong at that time, 300 as it had been since the formation of the Government, in relation to Cuba and the possible peril to us of her possession by a 225 foreign power, that that manifesto for which Mr. Buchanan got the credit carried him through the Democratic convention with unanimity and made him President of 350 the United States. Buchanan was no sooner firmly seated than he began to negotiate for the purchase or annexation of Cuba in some form, and 375 he also asserted that the United States ought to take possession of the Isthmus of Darien, because California was then looming into importance, by our400 armies and navies to prevent any interference with transit across that isthmus.

Really the utterances and the actions of statesmen living within the recollection of \*25 most of the Senators here are interesting comments upon the present fright, real or imaginary, in the Democratic and the Mugwump mind as to the \*450 action of our Administration in the present crisis in Panama.

Of course when the Civil War came on there was necessarily a cessation of our<sup>475</sup> activities in regard to Cuba. But since the Civil War there has been no month in any year when there has not been an agitation<sup>500</sup> among the American people because of intolerable conditions on the island, and when there has not been an intense feeling

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throughout our country of sympathy with the Cuban people, of the necessity of driving Spain out, and that we ought to have our hand in some form upon her affairs on destiny.

The relations between Cuba and the United States on the sea have been dramatic. As I have already said, from her ports by sea she has interfered with our commerce, our trade, and our peace. By sea she has been the pest hole where tropical diseases, becoming epidemic see have been borne across and ravaged our southern country. But by sea have happened three remarkable picturesque and historic events,

In 1854 a Spanish<sup>605</sup> gunboat stopped the Black Warrior in the Caribbean Sea, captured her, took her to Havana, and there she was confiscated. A demand was made for<sup>600</sup> her release or that Spain should give up Cuba; and except for the troubles growing out of the then impending conflict upon the slavery question<sup>615</sup> the military and the naval forces of the United States would have seized Cuba after Spain refused the offer of \$100,000,000. I<sup>700</sup> will state in passing that Buchanan raised that offer to \$120,000,000.

In 1873 the Virginius was captured. The She was carried into Santiago. A drumhead court-martial condemned to death her officers and crew. Fifty-three of them were shot in the market the place. There was no American ship there, but happily there was a British man-of-war, the Niobe; and the British commander gave notice to the Spanish authorities that if another Englishman or another American were shot he would bombard and destroy the town. Then the Spanish authorities surrendered the town the United States.

General Grant telegraphed a message to our minister at Madrid to demand from the sage Spanish Government within ten days a salute of the slag 6. 80/ 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6. 50 6

and ample apology and remuneration for the victims of the outrage, or ask for his850 passports, which meant war. It so happened that at the time that eloquent dreamer, that most beautiful architect in language and in ideas, but infant<sup>575</sup> in practical affairs, Castellar, had so appealed to the Spanish imagination that he had overthrown the monarchy of a thousand years and inaugurated a republic on Spain. Our administration and our people were very sensitive, in the delicate and . perilous position of that republic, with the monarchies of Europe all<sup>925</sup> around seeking to destroy it and helping the Bourbons, about interfering with its existence, and so our country forgave Spain for a poor pittance of \$80,000 to the victims of the Virginius and an apology.

Once more there came a tragedy upon the ocean. The battleship Maine<sup>975</sup> was in the Harbor of Havana. She was blown up there under conditions which sent a thrill of horror through the United States and all<sup>1000</sup> around the civilized world. Then it was that the feelings of the people of the United States, pent up for one hundred and twenty-five<sup>1025</sup> years, could no longer be restrained. The sentiment of the country swept Congress and the peaceful McKinley into a declaration of war. (1047 words.)

# Reading and Writing Exercises

Some Pointers About Getting up Speed.

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# Extract from Lincoln's Inaugural Address.

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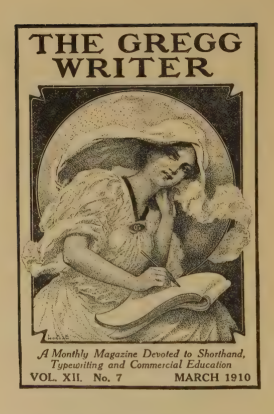
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